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SELECT PRIVATE ORATIONS

OF

DEMOSTHENES.

PART I.

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SELECT PRIVATE ORATIONS

OF

DEMOSTHENES

PART I

CONTAINING

CONTRA PHORMIONEM, LACRITUM, PANTAENETUM, BOEOTUM DE NOMINE, BOEOTUM DE DOTE, DIONYSODORUM.

WITH

INTRODUCTIONS AND ENGLISH COMMENTARY

BY

F. A. PALEY, M.A., LL.D.

EDITOR OF HESIOD, THE GREEK TRAGIC POETS, ETC.; LATE EXAMINER IN CLASSICS TO THE UNIVERSITY OF LONDON,

WITH SUPPLEMENTARY NOTES BY

J. E. SANDYS, LITT. D.

FELLOW AND TUTOR OF ST JOHN'S COLLEGE, AND PUBLIC ORATOR IN THE UNIVERSITY OF CAMBRIDGE.

EDITED FOR THE SYNDICS OF THE UNIVERSITY PRESS.

SECOND EDITION, REVISED.

CAMBRIDGE: AT THE UNIVERSITY PRESS.

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PREFACE.

WE have endeavoured in this edition to promote and facilitate the study of a most important and most interesting part of the writings of Demosthenes, the *Private Orations*. To this end we have selected twelve, which either from the nature of the subjects or from the manner of treatment or for both reasons appeared to afford the best and the most copious illustrations of the laws and general polity of Athens. It is remarkable that (with the exception of a small volume, long ago out of print, published by the late Mr Penrose) no such work as the present exists, even in Germany¹.

The importance, however, of these shorter but more technical orations, in illustrating the details of finance, mercantile transactions, loans, securities, interest on money, banking and mining operations, the laws of citizenship, &c., may be judged of in two ways. The pages of Boeckh's well-known work on the Public

¹ The Speeches against Aphobus and Onetor alone are included in Bremi's Orationes Selectae (1829),—and only those against Conon and Eubulides in A. Westermann's Ausgewaehlte Reden des Demosthenes (ed. 2, 1865). Mr Penrose's selection included the Speeches against Aphobus, Onetor, Zenothemis, Apaturius, Phormio, and Lacritus (1843; ed. 2, 1853).

Economy of Athens are filled with references to the Private Orations, which are indeed the principal sources of his information. Secondly, a mere glance at the index of the present volume will show the considerable amount of legal and political usages alluded to or discussed and (as far as space would permit) explained in these pages. In a literary point of view, and regarded as specimens of acute legal argument, of rhetorical skill, or consummate grace of style and diction, the interest of these orations can hardly be overrated. Hitherto, they have been accessible to general students only through the English Translation (a very excellent one) and Dissertations by the late Charles Rann Kennedy, or through the variorum notes of G. H. Schaefer. We have endeavoured to bring together all the references of importance in Boeckh's great work, the Public Economy¹, and have so compiled in a brief form all the necessary explanations of the text from various sources,

¹ Translated by G. C. Lewis, 1828; ed. 2, 1842. Mr Sandys has occasionally added references to the Second German Edition of 1851 (translated by Anthony Lamb, 1857). He has also availed himself of K. F. Hermann's Lehrbuch der Griechischen Privat-alterthümer (ed. Stark, 1870, ed. Blümner, 1882), Rechtsalterthümer (ed. Thalheim, 1884); of Büchsenschütz, Besitz und Erwerb im Griechischen Alterthume (1869); and of Arnold Schaefer's Demosthenes und seine Zeit (1858), the second part of the third volume of which (pp. 130—322) contains admirable introductions to the Private Orations; also of the volume on Demosthenes in the excellent work of Blass, entitled die Attische Beredsamkeit, Vol. iii, 1877. Lastly, he has occasionally referred with advantage to the notes appended to M. Rodolphe Dareste's translation of the Private Orations, Les Plaidoyers Civils de Démosthène, 1875.

that we have reason to hope this volume will be found useful alike for school and for college use.

Most of the earlier orations of Demosthenes, besides others of the principal and longest of the speeches, e.g. De Corona, De Falsa Legatione, Contra Aristocratem, are almost entirely historical, and therefore come under quite a different branch of study from the legal points which are so numerously and so curiously brought out in the Private Orations. Others, as the Midias, the Leptines, the Androtion, and the Timocrates¹, equally well known and perhaps as much read in the schools, are rich in illustrations of Attic law, and as examples of Attic oratory and composition they can hardly be surpassed. But there are countless details of domestic life dispersed throughout the Private Orations, such as could hardly enter into the great public questions of the policy of Philip and his opponents and partisans. What Aristophanes is to the private life of the Athenians half a century earlier, the same for his own times is Demosthenes, whose earliest speeches are separated by an interval of some thirty years from the latest plays of the comic poet. We feel very confident, from several points of view, that the study of the Private Orations will be found as useful as it is interesting. It is not from dictionaries of antiquities, or from other books of reference,

¹ The two last named have been edited with very useful notes by Mr Wayte, since the publication of our former edition.

however excellent, that such questions and practices of the Attic law can be fully understood. They must be studied in their bearing on actual life, and in their connexion with real causes that have come before the Attic courts.

It may be added, that there can be no better introduction to the study of English law than the speeches of the Attic orators. These, indeed, cannot be fully appreciated without some general acquaintance with the principles of our own legal practice. And perhaps some at least of those students who have laid a good foundation on a knowledge of the Greek Orators gained at School and College, will not rest satisfied without acquiring some further knowledge of Roman and English jurisprudence, even if legal practice is not their object in life. "Of what use," asks Mr Kennedy', "can it be to an English gentleman to cram his head with the terms of Attic process, when he is utterly ignorant of that of his own country? It is only by some acquaintance with the latter that he is competent to understand the former."

With regard to the text, we have thought it best, on the whole, for the convenience of schoolmasters and students alike, to follow the third and latest edition of W. Dindorf in the Teubner series. At the same time, as Dindorf's edition hardly claims the authority of a Textus Receptus, Mr Sandys has given a careful colla-

¹ Appendix x, p. 395.

Sauppe in the Zürich edition of the Oratores Attici, noting all the varieties under the text in each page. We advise every student to use the Teubner text with our edition, because, for brevity's sake, we have referred to the different speeches, for the most part, merely by the number of the oration and the marginal paragraph (e.g. Or. 40 § 20). Besides, as some schoolmasters object to the use of notes under each page—while we could not reconcile ourselves to the less convenient arrangement of notes collected at the end—we recommend the general use of the cheap and accurate Teubner text along with our own commentary.

The entire work is strictly that of both editors conjointly, though Mr Paley is directly responsible for the major part or general body of the notes in this volume, and Mr Sandys for those in Part II, which contains the *Pro Phormione*, the two speeches against *Stephanus*, and those against *Nicostratus*, *Conon*, and *Callicles*. The passages inserted in each volume under the respective initials (S. or P.) will be understood as the interpolations of either editor, for the sake of fuller or clearer explanation in the notes of the other. Mr Sandys had the advantage of attending Professor Kennedy's lectures on the last three Orations in this

¹ The *Teubner* text of Demosthenes may be obtained in *Parts* as well as *Volumes*. Vol. II Part in consists of Orations 24—40, and includes all the speeches in this volume except the last.

volume during the Lent Term of 1874; and with the Professor's kind permission a few of his renderings have been inserted, with an acknowledgment in each case of the source to which they were due. It is hoped that no serious want of uniformity or useless repetition will be found to arise from this joint editorship. Of course, there is some liability to slight divergences of opinion, and some varieties in style and method of treatment will perhaps be detected in a commentary written by two hands. But all the notes in manuscript, and all the proofs of both volumes, have passed through the hands and undergone the separate revision of each of the editors.

In carefully revising the notes for a second edition, advantage has been taken of the Rev. Joseph Bickersteth Mayor's friendly criticisms in Vol. VI of the Journal of Philology (pp. 240—252), and his suggestions and corrections have been in all cases duly weighed and generally adopted. Many new references have been also inserted, especially in connexion with points of Attic law; and a plate of illustrative coins, with descriptive letterpress, has been added by Mr Sandys.

F. A. P. J. E. S.

October, 1886.



















DESCRIPTION OF ILLUSTRATIVE COINS.

1. Silver Half-Drachma of Athens (ἡμίδραχμον Pollux VI 160), the daily fee of the Athenian δικαστής, the τριώβολον of Aristophanes, Eq. 51, 255, 800, Av. 1541, Vesp. 609, 684, 690 and 1121. Cf. Boeckh's Public Economy of Athens, book II, chap. xiv. Dem. Or. 39 § 17, εὶ μισθὸς ἐπορίσθη τοῖς δικαστηρίοις, εἰσῆγον ἃν δῆλον ὅτι.

On the obverse is a head of Athene, of archaic style, looking to the right. On the reverse is the legend A for 'Aθηναίων, a form of spelling retained on the coins of Athens long after H had come into use. In the centre, under an arch formed of two sprigs of olive, is an owl, facing to the front and with wings closed (Ar. Aves 1106, γλαῦκες ὑμᾶς οὕποτ' ἐπιλείψουσι Λαυρειωτικαί). Photographed from a east of the specimen (III 29) in the selection from Leake's Greek Coins exhibited in the Fitzwilliam Museum, Cambridge. Weight 33 grains (Leake's Numismata Hellenica, European Greece, p. 25). Cf. Mr B. V. Head's British Museum Guide to the

Coins of the Ancients II B 23.

2. COPPER COIN OF PEPARETHUS, one of the northern Sporades, N. of Euboea. On the reverse is a diota, with tendril and grapes hanging from the mouth of the vase on either side. In the field to the right and left in two lines is the legend TETA. [On the obverse, not given here, a head of Dionysus, crowned with ivy, to right. From the Leake Collection, Numismata Hellenica, Insular Greece, p. 30. The types on both sides of the coin allude to the wine of the island, or (more strictly speaking) to Dionysus, its patron-god, and thus illustrate Or. 35 § 35, είς τον πόντον ὁ οίνος εἰσάγεται έκ Πεπαρήθου και Κώ και Θάσιος και Μενδαίος. Its vines are referred to in Soph. Philoct. 548 την εξβοτρυν Πεπάρηθον, and in Heraelides Ponticus, Allegoriae Politicae, 13 αὖτη ή νῆσος eυοινός ἐστι (cf. Plin. N. H. 14 § 76). It has been identified with the island now named Σκόπελος (Bursian, Geogr. 11 387), the chief produce of which is a light and pleasant red wine, which the inhabitants export to the Black Sea, as in the days of Demosthenes (Murray's Greece 1884, II 597).

- 3. SILVER TETRADRACHM OF MENDE, on the peninsula of Pallene. Reverse: MENΔAION surrounding a linear square, in which is a vine with four bunches of grapes, all in a shallow incuse square. [Obverse, not given here, Dionysus reclining on the back of an ass.] From an electrotype in the Leake Collection, Num. Hell., European Greece, p. 73. For a specimen on which the vine is on a larger scale, see British Museum Guide II B 9. The celebrity of its wine is attested by the writers cited by Athenaeus, I 29 D, E; IV 129 D οἴνων...Θασίων καὶ Μενδαίων καὶ Λεσβίων, VIII 364 D (Menander) Μενδαίον, Θάσιον, and XI 784 c. Alciphron III 2 describes an Athenian supper including στάμνια τοῦ Μενδησίου, νέκταρος εἴποι τις αν, πεπληρωμένα, and Eubulus (ap. Athen. I 23 A) makes a toper swear μὰ Δία Μενδαΐον (Leake l.c.). Or. 35 § 35 οἶνος...Μενδαΐος.
- 4. SILVER TETRADRACHM OF THASOS. Obverse; head of bearded Dionysus, wearing a wreath of ivy. The wreath is remarkably graceful and Mr Ruskin observes that it rather resembles a growth than a composition (Babington's Catalogue of Selections from the Leake Coins v 59). [Reverse, ΘΑΣΙΟΝ. Hercules, kneeling on right knee and drawing a bow.] From an electrotype from the Bibliothèque Nationale, in the Leake Collection, Insular Greece, p. 44. There is a fine specimen in the British Museum Guide II B 7, on which Dr Percy Gardner remarks that the head of Dionysus is a work of great beauty and in dignity resembles Zeus rather than the god of revels (Types of Greek Coins p. 133). The wine of Thasos is mentioned in Athenaeus I 28 E, F; 29 A, 32 A; IV 129 D; VIII 364 D. Or. 35 § 35 οἶνος...Θάσιος.
- 5. ELECTRUM OR PALE GOLD STATER OF PHOCAEA, on the Ionian coast. Obverse, a seal $(\phi \omega \kappa \eta)$, a type parlant alluding to the name $\Phi \omega \kappa a \iota a$. (An early silver coin of Phocaea with the same type may be seen in British Museum Guide I A 23.) The letter below, though apparently a theta, has a small projection at the upper right-hand extremity, and was probably intended for the first letter of $\Phi \omega \kappa a \epsilon \omega \nu$. This extremely rare specimen is of a remote antiquity when the same letter varied in its form in different places (Leake's Num. Hell., supplement p. 81). [Reverse, two incuse squares.] From Leake's Selected Coins II 70, an electrotype from the Munich Collection. Cf. Gardner's Types of Greek Coins Plate IV 7. See further in note on Or. 40 § 36 $\sigma \tau a \tau \hat{\eta} \rho a s \Phi \omega \kappa a \epsilon \hat{\iota} s$.
- 6. ELECTRUM STATER OF CYZICUS, in the Propontis off the coast of Mysia. Obverse; in the centre is the δμφαλὸς of Apollo at Delphi, decorated with strands of wool (Aesch. Eum. 40; Passow's Vermischte Schriften p. 254, and K. O. Müller's Dissertation § 27). Above are the two golden eagles

mentioned by Pindar (Pyth. IV 4 χρυσέων Διὸς αἰητῶν οὐκ ἀποδάμου ᾿Απόλλωνος τυχόντος ἱρέα χρῆσεν). Below is the tunny-fish which was the mint-mark of Cyzicus. [Reverse, four quadrata incusa in a square.] From a specimen in the British Museum, see Guide II A 12. The types are extremely numerous, including the lion and the bull (sometimes their heads only), the ram, Hercules, Victory, Cecrops, and Harmodius and Aristogeiton. Cf. Gardner's Types, plate x 4 and p. 143, where it is noticed that Cyzicus alone among Greek mints borrows its types from the beliefs and traditions of the most varied regions. Owing partly to this great variety of type, and to the absence of inscriptions upon these coins, it was long before they were identified as staters of Cyzicus. Thus Eckhel, Num. Vet., Prolegomena IX p. xli-iii, observes 'pari fama fuerunt stateres Cyziceni aurei sed verisimiliter imaginarii tantum.' As many as 21 specimens are exhibited in the Bibliothèque Nationale. See note on Or. 34 § 23 εἴκοσι στατήρας Κυζικηνούς and cf. Or. 35 § 36 έκατον στατήρες Κυζικηνοί. In the descriptive letterpress to British Museum Guide II A 6-19, it is observed that these staters 'circulated in immense numbers from about B.C. 478 to 387, and perhaps later'. As the date of Or. 35 is either 351 or 341 B.C., and that of Or. 34 is after B.c. 329, the doubt here implied may be readily removed. I find, however, from the writer, Mr B. V. Head, that he intended the above dates to indicate the period during which these staters were originally coined, and not that in which they continued to circulate. He informs me that 'out of the 150 types of Cyzicene staters, there are none which appear to be of the more recent style of art which we should expect to see after the early part of the fourth century'.

7. ELECTRUM STATER OF CYZICUS. Obverse, a lion stepping toward the left, with a tunny-fish below it. [Reverse, four quadrata incusa in a square.] Weight 246.5 grains. The original in Leake's Selected Coins II 21 (Num. Hell. supplement p. 44) is an actual coin, wrongly described in the note on 34 § 23 as an electrotype from the British Museum. This description really applies to another specimen, with a bull for its type, to which greater prominence is accidentally given by its appearing not in the supplement, but in the body of the work, in Num. Hell., Asiatic Greece, p. 50.

J. E. S.

^{***} For a Table of Attic Money see Part II p. xviii.

EXPLANATION OF THE SYMBOLS USED IN THIS EDITION IN RECORDING VARIOUS READINGS.

As a general rule, wherever our text (that of W. Dindorf's third Edition) agrees with that of the Zürich editors, we have not thought it necessary to notice any variations in the Mss. Where Dindorf differs from the Zürich editors, the difference is in most cases due to the greater weight given by the latter to the readings of the Paris Ms Σ .

Z stands for the Zürich text of Demosthenes as printed by J. G. Baiter and H. Sauppe in their excellent edition of the

Oratores Attici, in one volume (1850).

Bekk. Bekker's Berlin edition of 1824. Bekker's stereotyped edition (Bekker st.) was published at Leipzig in 1854, including a list of all the variations between the two editions; and this list is incorporated in the critical notes to the present volume. When Dindorf differs from the Zürich editors, he generally agrees with Bekker. When a note begins with Bekk., it is meant that Dindorf's text is supported by Bekker's Berlin and Leipzig editions: then, after a slight space, follows the reading of the Zürich editors (Z) with the MSS supporting it, introduced by the word cum.

The Mss thus quoted by the Zürich editors are as follows:

E. [Cited by some editors as S] in the Bibliothèque Nationale, Paris (No. 2934), on parchment; of century X. This is admitted on all hands to be the best Ms, and its readings are very often accepted by Bekker and still more frequently by the Zürich editors. (For a protest against excessive deference to its authority, see the Preface of Mr Shilleto's fourth edition of the De falsa legatione, pp. vii, viii, xiv.)

F. Codex Marcianus, in the Library of St Mark's, Venice (No. 416), on parchment; of century XI. This ms generally agrees

with the Codex Bavaricus (B).

Φ. In the same Library (No. 418), on parchment; of century XI.

r. In the Bibliothèque Nationale, Paris (No. 2936), on parch-

ment forma maxima; of century XIII.

A¹. Augustanus primus, formerly at Augsburg (Augusta Vindelicorum), now at Munich (No. 485), on parchment, pacue quadratus; of century XI (according to Dindorf), or XII (according to the Zürich editors).

B. Bavaricus, now at Munich (No. 85), on cotton-paper

('bombycinus'), forma maxima; of century XIII.

 $\gamma \rho$. A contraction for $\gamma \rho \dot{a} \phi \epsilon \tau a \iota$, used in the Mss themselves to introduce the marginal citation of a various reading.

J. E. S.

CORRIGENDUM.

On p. 67, note on $\delta\iota o\pi\epsilon\dot{\nu}\omega\nu$, for 'An overlooker' read 'As overlooker.'

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OR. XXXIV.

ΠΡΟΣ ΦΟΡΜΙΩΝΑ ΠΕΡΙ ΔΑΝΕΙΟΥ.

This oration, like those against Zenothemis, Lacritus, and Dionysodorus, is on the subject of bottomry, or a loan of money made on sea-securities, i.e. either a ship or a cargo or both, and either for the outer voyage only or the return-voyage also, as agreed upon. These transactions were very numerous at Athens, and chiefly on account of the trade in corn. The risk was great, and therefore the interest demanded was large, the lender in fact charging a rate that would cover insurance besides leaving a good profit for the use of the money ¹.

The case in this oration is quite simple. Chrysippus lent Phormio, a merchant or trader, 20 minae (about £85) for a voyage to the Cimmerian Bosporus and back (§ 6). The contract required Phormio, when he had sold his cargo of goods at the mart there, to take on board a returncargo, from the profits of which, or of both, he was to repay the loan with interest at Athens. But being unable to sell his wares in the Bosporus, he desired the skipper,

Loans upon Bottomry. [Cf. K. F. Hermann, Lehrbuch der Griechischen Privatalterthümer § 49, notes 5 to 8=p. 459 ed. Blümner; and Büchsenschütz, Besitz und Erwerb, pp. 486—490. S.]

¹ The student will do well to read carefully the ninth chapter, Book r of Boeckh's 'Public Economy,' on the Foreign Trade of Attica, and also the twentythird of the same Book, on

Lampis, to sail back to Athens without him, promising that he would soon follow. It so happened that Lampis' ship was wrecked; and though Phormic, having no goods on board, was not in any way a loser by the accident, he evaded his liability by falling back on a clause in the contract, which exempted him from payment if his goods on the return-voyage should be lost at sea. It is on this point that the action turns. Chrysippus gives evidence that Phormic never thought of disputing his liability at first, on his return to Athens, but trumped up the excuse at a subsequent time in collusion with Lampis.

Chrysippus then brings an action, of the class called $\ell\mu\pi\sigma\rho\nu\kappa\alpha$ $\delta'\kappa\alpha\nu$, to compel Phormio to pay his claims. Phormio objects that the suit cannot be maintained, because he has done nothing to violate the terms of the contract. This objection is now answered by Chrysippus, and, at a later part of the oration (probably beginning at § 21 or 22), by his partner. This speech therefore is directed against the $\pi\alpha\rho\alpha\gamma\rho\alpha\phi\dot{\eta}$ or demurrer which had been pleaded by Phormio, and shows grounds why the action can be and ought to be tried.

The liability to pay had been at first admitted by Phormio; but he afterwards denied it, and when the case was submitted to arbitration by mutual consent (§ 18) he had suborned Lampis (who on a former occasion had, virtually at least, admitted that he had not been paid anything by Phormio) to swear that he had received the money from him in the Bosporus, and had lost it in the ship which had been wrecked. Chrysippus handles the accounts in a very dexterous way, and convicts Phormio of falsehood by showing that the money he pretended to have paid Lampis was a great deal too much. He dwells also on the improbability of so large

a sum having been paid without any witness to the transaction, and urges that the clause in the contract, making the safety of the ship a condition of the liability, must be taken in close connexion with another clause, which compels the borrower to put goods on board for the home voyage; which Phormio had been unable to do.

The $\pi a \rho a \gamma \rho a \phi \dot{\eta}$, or special plea, might have been put in, says Chrysippus, if the transaction had not been made in, or in connexion with, the Attic mart. But the law is explicit in stating (§ 42) that all disputes about contracts so made shall be brought before the Attic courts. And the defence set up, viz. that the money was paid, is not a ground for a special plea at all; it is simply a defence in an ordinary action ($\epsilon \dot{\nu} \theta \nu \delta i \kappa \dot{l} a$).

The Phormio in this suit $\pi\rho\delta$ s $\Phi\rho\rho\mu'\omega\nu\alpha$ is quite a distinct person from the Phormio in Or. 36, $\delta\pi\delta\rho$ $\Phi\rho\rho\mu'\omega\nu\sigma$ s, who was a liberated slave, and concerned in a banking transaction.

The date of this oration is approximately fixed by the mention of Paerisades in § 8, as king of the Bosporus, which office he held from B.C. 348 to 310, but much more closely by the allusion in § 38 to the capture of Thebes by Alexander, B.C. 335. [The famine-prices of § 34 probably belong to the years 330—326. If so, the speech belongs, at earliest, to the year 329. A. Schaefer, Demosthenes und seine Zeit III 268 ff., III 2. 300 n. On the speech in general, cf. Blass, die Attische Beredsamkeit III 515—520. S.]



ΠΡΟΣ ΦΟΡΜΙΩΝΑ ΠΕΡΙ ΔΑΝΕΙΟΥ.

ΥΠΟΘΕΣΙΣ.

Φορμίων ἔμπορος δανείζεται παρὰ Χρυσίππου μνᾶς 905 εἴκοσι πλέων εἰς Βόσπορον. ἀφικόμενος δὲ ἐκεῖσε Reiske. κατέλαβεν ἀπρασίαν τῶν φορτίων ὧν ἐκόμιζε. διόπερ τοῦ ναυκλήρου Λάμπιδος ἀποπλεῖν βουλομένου 'Αθή-

πρός Φορμίωνα περί δανείου] The speech is quoted under the same title in Pollux ix 45, èv τῷ πρὸς Φορμίωνα περί δανείου. Harpocration, however, in explaining the use of ἐπεθήκαμεν in § 28, s.v. ἐπιθέτους ἐορτὰς, gives the fuller and more accurate title ὑπὲρ Χρυσίππου πρὸς την Φορμίωνος παραγραφήν, which is also found at the end of the speech in the Paris Ms, and at the beginning in the Augustanus primus. Harpocr. s.v. ἔφεκτος TOKOS, quoted on § 23, has the shorter title έν τῶ ὑπὲρ Χρυσίππου. S.]

3. Argument. $\kappa \alpha \tau \epsilon \lambda \alpha \beta \epsilon \nu, \kappa.\tau.\lambda.$] 'He found there was no market for the wares he was bringing.' What these were, does not appear. Probably it was a mixed cargo on speculation. He called it $\dot{\rho}\hat{\omega}\pi$ os, 'trash,' in a fit of ill-temper at his failure, inf. p. 910 init., § 9.

ibid. ὧν ἐκόμιζε] This is an instance of attraction to an antecedent which is expressed, whereas the usage is much more common when the ante-

cedent is omitted, and the case

of the word to be supplied is shifted as it were on to the relative, by which the ellipse is sufficiently indicated. This attraction takes place only where the proper case of the relative is the accusative. We may say $\kappa \alpha \tau \alpha \lambda \alpha \gamma o s \beta \iota \beta \lambda \iota \omega \nu \stackrel{\epsilon}{\omega} \nu \stackrel{\epsilon}{\kappa} \chi \alpha \mu \epsilon \nu$, but not $\stackrel{\epsilon}{\omega} \nu \chi \rho \omega \mu \epsilon \theta \alpha$, because $\stackrel{\epsilon}{\omega} \nu$ may represent $\stackrel{\epsilon}{\alpha}$, but not ofs.

 ναυκλήρου] 'The skipper.' The word seems properly to mean one who has a share or interest in a ship; a part-owner, or one who has hired it for a time (Phot. in v.). Hesych, explains it by ὁ δεσπότης τοῦ πλοίου. Lampis, however, was only a slave (§ 5), and perhaps was representing his master. [Cf. Lacrit. § 33 (μαρτυρίαι) Υβλήσιος έναυκλήρει...κοινωνείν δέ καί αὐτὸν τῆς νεώς Ὑβλησίω, καὶ συμπλείν έαυτου οίκέτας έν τη νηί. Arnold Schaefer, Demosthenes und seine Zeit (III 2. 305), quotes Bekker's Anecdota, p. 282, ναύκληρος σημαίνει μέν καί τον της νεώς κύριον, σημαίνει δέ και τὸν ἐπιπλέοντα αὐτῆ ἐφ' ῷ τὰ ναθλα λαμβάνειν. S.]

5 ναζε, καὶ κελεύοντος αὐτὸν ἐνθέσθαι τῆ νηὶ τὰ ἀγοράσματα τῶν χρημάτων τῶν παρὰ Χρυσίππου (τοῦτο γαρ έφραζεν ή συγγραφή) ούτε φόρτον τινα ενέθετο ούτε αργύριον, αλλ' έφη προς τον Λάμπιν αδυνάτως έχειν έν τῶ παρόντι ποιῆσαι ταῦτα, μικρὸν δ' ὕστερον 10 έφ' έτέρας έκπλεύσεσθαι^α νεώς άμα τοῖς χρήμασιν. ή μεν οὖν τοῦ Λάμπιδος ναῦς ἀναχθεῖσα διαφθείρεται, καὶ μετ' ολίγων ο Λάμπις εν τῷ λέμβφ σώζεται, καὶ αφικόμενος 'Αθήναζε μηνύει Χρυσίππω τὸ εὐτύχημα τοῦ Φορμίωνος, ώς ἀπελείφθη τε ἐν τῷ Βοσπόρω καὶ 15 είς την ναθν οὐδεν ενέθετο. ὁ δε Φορμίων, καταπλεύσας ύστερον καὶ τὸ ἀργύριον ἀπαιτούμενος, τὸ μέν πρώτον, ώς έφη Χρύσιππος, καὶ όφείλειν ώμολόγει καὶ ἀποδώσειν ὑπισχνεῖτο, ἔπειτα ώς ἀποδεδωκώς Λάμπιδι μηδεν όφείλειν έλεγε την γάρ συγγραφήν 20 κελεύειν παθούσης τι κατά θάλατταν της νεώς άπηλλάχθαι τοῦ ὀφλήματος τὸν Φορμίωνα ἔλαχεν οὖν δίκην αὐτῶ ὁ Χρύσιππος. ὁ δὲ παρεγράψατο, καὶ

α έκπλευσείσθαι Z.

5. τὰ ἀγοράσματα] The goods purchased with, or in place of (i.e. as security for), the money he had borrowed from Chrysippus.—ἀργύριον, the money he ought to have made by the transaction, and given to Lampis to hand over to Chrysippus on his return.

12. $\epsilon\nu \tau \hat{\varphi} \lambda \epsilon \mu \beta \varphi$] Lampis, with a few of the crew (some thirty being lost, inf. p. 910, § 10), gets safe to land in the ship's boat.

16. ἀπαιτούμενος] 'On being asked for payment.' [For ἀπαιτεῖν, rem debitam reposcere, ef. § 12 and note on Or. 53 § 10. For the passive of the person, ef. Xen. Apol. 17, ἀπαιτεῖσθαι εὐεργεσίαν, and] Theoer. XIV 63, αlτεύμενος

οὐκ ἀνανεύων.

19. τὴν γὰρ συγγραφὴν] 'The compact expressly says that if anything happens to the ship at sea, Phormio is discharged from his debt to Chrysippus.' Loans on bottomry partook of the nature of insurance also, i.e. the profit on the loan was so large (§ 23), that it covered some total losses resulting from wreeks, or loss of goods from pirates, storms, or other unavoidable mishaps.

22. $\pi a \rho \epsilon \gamma \rho \dot{a} \psi a \tau o$] Phormio put in a demurrer or bar to the suit, trying to show there was no ground for action at all, as he had abided by the terms of

the contract.

Λάμπις ἐμαρτύρησε παρὰ τῷ διαιτητῆ ὡς ἀπειληφως εἴη παρὰ Φορμίωνος ἐν Βοσπόρῳ τὰ χρήματα καὶ 25 ἀπολωλεκως μετὰ τῶν ἄλλων ἐν τῆ ναυαγία. πρότερον δὲ τὰναντία τούτων εἰρήκει πρὸς Χρύσιππον, ὡς 906 οὐδὲν ὁ Φορμίων εἰς τὴν ναῦν ἐντέθεικεν. ἐλεγχόμενος δὲ ἐπὶ τούτοις ὁ Λάμπις ἐξεστηκέναι τότε ἔφησεν, ὅτε ἐκεῖνα πρὸς τὸν Χρύσιππον ἔλεγε. τούτων ἀκούσας ὁ 30 διαιτητὴς καὶ μηδὲν ἀποφηνάμενος εἰς τὸ δικαστήριον τὸ πρᾶγμα πέπομφε. καὶ ὁ ἀγων ὀνόματι μέν ἐστι παραγραφικὸς, τῷ δὲ ἀληθεῖ τὴν εὐθεῖαν ἡγίγνεται εὖ γὰρ καὶ ὁ ῥήτωρ κατ ἀρχὰς ἐπισημαίνεται ως οὐκ

^b παρὰ τὴν εὐθεῖαν Ζ.

23. παρὰ τῷ διαιτητῆ] Lampis had given false testimony when the case was brought before the arbitrator, Theodotus, § 18, for he had been bribed by Phormio to say anything to get him off. It appears from § 18 that a witness was not likely to be prosecuted for ψευδομαρτυρία given before an arbitrator.

27. $\dot{\epsilon}\nu\tau\dot{\epsilon}\theta\epsilon\iota\kappa\epsilon\nu$] This perfect is one of the middle-Attic forms. It occurs first in Eur. El. 7, $\dot{\nu}\psi\eta$ - $\lambda\hat{\omega}\nu$ δ' $\dot{\epsilon}\pi$ l $\nu\eta\hat{\omega}\nu$ $\tau\dot{\epsilon}\theta\epsilon\iota\kappa\epsilon$ $\sigma\kappa\hat{\nu}\lambda\alpha$ $\pi\lambda\epsilon\hat{\iota}\sigma\tau\alpha$ $\beta\alpha\rho\beta\dot{\alpha}\rho\omega\nu$, with which compare $\pi\alpha\rho\epsilon\hat{\iota}\kappa\epsilon\nu$, the perfect of $\pi\alpha\rho\hat{\iota}\eta\mu\nu$, in Hel. 1059. $\dot{\alpha}\phi\epsilon\iota\kappa\dot{\nu}\sigma\alpha$ occurs Or. 37 § 1. For the (generally) medial use of $\tau\dot{\epsilon}\theta\epsilon\iota$ - $\mu\alpha\iota$ see inf. § 16.

28. ἐξεστηκέναι] That he was out of his sober senses—not himself, as we say. [οὐκ ἐντὸς τον αὐτοῦ, §§ 20, 35, 49. Eur. Bacch. 359, μέμηνας ἤδη καὶ πρὶν ἐξέστης φρενῶν. S.]

29. ἐκεῖνα] 'that other account.'

30. μηδὲν ἀποφηνάμενος] 'Without delivering judgment.' In classical Greek, of course,

οὐδὲν would be required. Cf. ὅτι μὴ inf. 44.—πέπομφε, a rather rare perfect (Thuc. vii 12). Perhaps πεπόμφει, or ἐπεπόμφει, 'had sent.' Otherwise we should expect the acrist. In this late Greek the Latin usage, which has one tense only for acrist and perfect, misit, is perhaps incorrectly followed. Cf. Or. 39, Arg. 18. See Winer's Grammar, p. 136 ed. Moulton.

32. την εὐθεῖαν γίγνεται] It takes the course of an ordinary or regular action, εὐθυδικία. The accusative here is strangely and irregularly used, and perhaps παρὰ should be preferred, 'according to the ordinary practice.' In showing that a demurrer cannot be pleaded in this case, Chrysippus, or his advocate, goes into all the facts, just as they would appear in a common trial.

33. ἐπισημαίνεται] 'Remarks;' another late usage.—κατ' ἀρχὰs, see § 4.—τὸ λέγειν, the saying a man has done all the contract required him to do is no ground at all for pleading that the action

ἔστιν ὅλως απαραγραφή τὸ λέγειν πεποιηκέναι πάντα 35 κατὰ τὰ συγκείμενα, ἀποδιδόναι τὰ χρήματα Λάμπιδι, κελευούσης τοῦτο τῆς συγγραφῆς καὶ ἀφιείσης ἐπὶ τοιούτῳ πάθει τὸ ὄφλημα ταῦτα γάρ ἐστι τὴν εὐθυδικίαν ἀγωνιζομένου καὶ τοῖς ἐπιφερομένοις ἐγκλήμασιν ἀπαντῶντος, ἀλλ' οὐχὶ ἀναιροῦντος τὸν περὶ 40 αὐτῶν ἀγῶνα καὶ τὴν εἰσαγωγὴν τῆς δίκης παραγραφὴν δὲ, φησὶν, ὁ νόμος δίδωσι περὶ τῶν μὴ γενομένων ὅλως ᾿Αθήνησι μηδὲ εἰς ᾿Αθήνας συμβολαίων.

Τετήρηται δὲ ἐν τῷ λόγῳ ταὐτὸν ὅπερ καὶ περὶ τὸν κατὰ Νεαίρας, ὅτι μὴ ὑφ' ἑνὸς εἴρηται προσώπου. 45 αἰλλ' ἐκεῖ μὲν ἑκατέρου ἀδιαστολὴ φανερὰ, ἐνταῦθα δὲ συγκέχυται. δοκεῖ δὲ ἔμοιγε ἐντεῦθεν ὁ δεύτερος λέγειν ' ἀκούσας τοίνυν ἡμῶν, ὡ ἄνδρες 'Λθηναῖοι, Θεόδοτος πολλάκις, καὶ νομίσας τὸν Λάμπιν ψευδῆ μαρτυρεῖν.'' δῆλον δὲ ὅτι κοινωνοί τινές εἰσιν οἱ πρὸς τὸν Φορμίωνα 50 ἀγωνιζόμενοι.

Δίκαια ύμῶν δεησόμεθ', ὧ ἄνδρες δικασταὶ, ἀκοῦ- 907

c Bekk. st. δλον Z.

d-d άλλ' ή θατέρου Z.

cannot be brought. That, he says, is the plea of one who is defendant in an ordinary trial, and rebuts a charge brought against him; not the plea of one who wants to show that there is no case against him at all. A $\pi \alpha \rho \alpha \gamma \rho \alpha \phi \dot{\eta}$, in fact, turned solely on the inadmissibility of a suit, e.g. on the ground that it belonged to another court or different jurisdiction. He quotes as a case of this in the next sentence, that contracts not made at or for a voyage to Athens could not be brought before an Athenian court.

43. τετήρηται] 'The same peculiarity is observed here as in the speech against Neaera, viz. that it is not spoken by one party only; but whereas there the division is plain, here it is confused and obscure: it appears to me however' (i.e. to the grammarian Libanius) 'that the second speech begins at ἀκούσας, ἀc. (§ 21). Anyhow, it is clear that they are partners who bring this action against Phormio.'

p. 907. §§ 1, 2. The proeme, or introduction. Chrysippus begins by showing that he and his partner are reasonable men,

σαι ήμων μετ' εὐνοίας ἐν τῷ μέρει λεγόντων, γνόντας ὅτι ἰδιῶται παντελῶς ἐσμεν, καὶ πολὺν χρόνον εἰς τὸ ὑμέτερον ἐμπόριον εἰσαφικνούμενοι καὶ συμβόλαια πολλοῖς συμβάλλοντες οὐδεμίαν πώποτε δίκην πρὸς ὑμᾶς εἰσήλθομεν^e, οὕτ' ἐγκαλοῦντες οὔτ' ἐγκαλούμενοι ὑφ' ἐτέρων. οὐδ' ἂν νῦν, ἀκριβῶς ἴστε, ὦ ἄνδρες 2

e ήλθομεν Z cum Σ.

who can bear a loss if it is a just and unavoidable one, and not συκοφάνται or lovers of law.

έν τῷ μέρει] 'In our turn,' and at a disadvantage, because they had been abused and misrepresented in every way. Phormio, the party accused, in pleading a demurrer, had the first speech; consequently the actual plaintiffs, Chrysippus and partner, speak after him. This is the meaning of κατηγορείν του διώκοντος in § 4. See Or. 45 § 6. Kennedy renders it, 'as we take our turns of addressing you,'apparently referring it to the two partners speaking in succession. But this appears a less likely meaning; [and the rendering in question was disapproved by Shilleto].

lδιῶται] Unprofessional as far as the art of speaking is concerned. [Cf. Isocr. Paneg. § 11, τῶν λόγων τοῖς ὑπὲρ τοὺς ἰδιώτας ἔχουσι και λίαν ἀπηκριβωμένοις, and ib. § 44 n. S.]

πολύν χρόνον, κ.τ.λ.] 'Long as we have been in the habit of coming into your market, and many as are the merchants with whom we have had transactions about loans, we have never yet commenced any suit either as plaintiffs or defendants; and even now, be well assured, if we had really thought the money that we lent to Phormio had been lost on the ship that was

wrecked, we should not have brought this action against him: no! we are not so shameless nor so inexperienced in losses.'

συμβόλαια] A general term for any kind of contract or mutual compact, besides those of money-loans or commerce. Plat. Soph. p. 225 c, τοῦ ἀντιλογικοῦ ὅσον περὶ τὰ ξυμβόλαια ἀμφισβητεῖται. Eur. Ion 411, ἄ τε νῶν συμβόλαια πρόσθεν ἢν ἐς παῖδα τὸν σὸν, μεταπέσοι βελτίονα. See Or. 37 § 49, and 33 § 3, ὅσα ἐμοὶ καὶ τούτῷ ἐγένετο συμβόλαια.

2. οὐδ' ἀν—οὖκ, κ. τ .λ.] In this sentence the our is superfluously repeated after the oube, by a not very common idiom. We might have expected και νῦν—οὐκ ἄν ποτε ἐλάχομεν κ.τ.λ., but the negative sentence is continued, οὐδεμίαν πώποτε δίκην εἰσήλθομεν, ούδ' αν νῦν--ἐλάχομεν, and the second our is added before the verb in order to carry the favourite combination οὐκ αν, the simple verb ἐλάχομεν being too far removed from the preceding οὐδ' ἀν νῦν. Compare Mid. p. 557, § 129, οὐδ' εί τὸ παρ' ἀμφοτέρων ήμων ύδωρ ύπάρξειε, --ούκ αν έξαρκέσειεν. Aesch. Agam. 1612 (1634 Dind.), os ovo' (MSS ούκ) έπειδη τώδ' έβούλευσας μόρον, δρᾶσαι τόδ' ἔργον οὐκ ἔτλης αὐ-τοκτόνως. Other examples occur in Soph. Ant. 6, Trach. 158 and 1014, Phil. 416, and

`Αθηναίοι, εἰ ὑπελαμβάνομεν ἀπολωλέναι τὰ χρήματα ἐπὶ τῆς νεως τῆς διαφθαρείσης, ὰ ἐδανείσαμεν Φορμίωνι, οὐκ ἄν ποτ' ἐλάχομεν τὴν δίκην αὐτῷ' οὐχ οὕτως ἡμεῖς ἀναίσχυντοί ἐσμεν οὐδ' ἄπειροι τοῦ ζημιοῦσθαι. πολλῶν δ' ἡμᾶς κακιζόντων, καὶ μάλιστα τῶν ἐν Βοσπόρῳ ἐπιδημησάντων ἄμα Φορμίωνι, οἵπερ τοῦτον ἡδεσαν οὐ συναπολέσαντα τὰ χρήματα ἐν τῆ νηὶ, δεινὸν ἡγούμεθ' εἶναι τὸ μὴ βοηθῆσαι ἡμῖν αὐτοῖς ἀδικουμένοις ὑπὸ τούτου.

3 Περὶ μὲν οὖν τῆς παραγραφῆς βραχύς ἐστιν ὁ λόγος καὶ γὰρ οὖτοι οὐ τὸ παράπαν συμβόλαιον ἐξαρ-

 $f + \epsilon \mu \pi \delta \rho \omega \nu \tau \hat{\omega} \nu Z.$

perhaps the difficult lines Oed. Tyr. 328—9 may be explained (reading τάμ' ώς αν είπης, 'however you may speak of my conduct') by the repetition of $\mu\dot{\eta}$ immediately before the verb. Not unlike this is Or. 37 § 59, οὐδέ γε αν ὁ παθών αὐτὸς ἀφηούδενι των λοιπων συγγενών έξεστιν ἐπεξιέναι. There is another instance in Androt. p. 603, Or. 22 § 32, έν ταις όλιγαρχίαις, οὐδ' αν ωσιν έτ' 'Ανδροτίωνδς τινες αίσχιον βεβιωκότες, οὐκ ἔστι λέγειν κακως τούς άρχοντας. In other cases (Or. 37 § 16) the oùôè placed at the beginning negatives the whole sentence. See also Mid. § 57.

κακιζόντων] 'Taunting us with cowardice,' i.e. with the fear of being called συκοφάνται. So Or. 54 §5, λοιδορηθέντος αὐτοῖς ἐκείνου καὶ κακίσαντος αὐτοῦς. Mid. § 73, οι τὸν μὲν κακιεῖν οῖς ἔπραξε—ἔμελλον. Eur. Ion 984, οἴμοι, κακίξει.

Βοσπόρφ] [Also called Panticapaeum (Kertsch), Lacrit. § 31, the capital of the Bosporus Cimmerius. Cf. Dem. Lept. Or. 20

§§ 29—36. S.] See the note on Or. 35 § 10.

 $\tau \delta \ \mu \dot{\eta} \ \beta \delta \eta \theta \hat{\eta} \sigma a i]$ Not to seek redress; not to do all we could to assist our own cause, by appearing in person. This is a favourite word with Demosthenes in appealing to the law or the judges.

§§ 3, 4. Phormio's plea for a παραγραφή, i.e. his ground for denying that the action can be tried, is this: 'I don't deny that the loan was made in your market (your Exchange, we should say), but I deny that, after the shipwreck, I am any longer bound by the contract to pay.' But that plea is no real ground: the law says, 'an action cannot be tried if the compact was not made at Athens, nor for the Athenian market;' which does not hold in this case. His defence, in fact, is only applicable to an ordinary trial, εὐθυδικία, in which the action relies solely on the merits of the case.

καὶ γὰρ οὖτοι] 'For even the defendants,' i.e. Phormio and Lampis.

νοῦνται μὴ γενέσθαι ἐν τῷ ἐμπορίῳ τῷ ὑμετέρω, ἀλλ' οὐκέτι εἶναί φασι πρὸς έαυτοὺς οὐδὲν συμβόλαιον 908 πεποιηκέναι γάρ οὐδεν έξω τῶν ἐν τῆ συγγραφῆ γεγραμμένων. οί μεν οὖν νόμοι, καθ' οὺς ὑμεῖς δικασταὶ 4 κάθησθε, οὐχ οὕτω λέγουσιν, ἀλλ' ὑπὲρ μὲν τῶν μὴ γενομένων όλως συμβολαίων 'Αθήνησι μηδ' είς τὸ 'Αθηναίων ἐμπόριον παραγράφεσθαι δεδώκασιν, ἐαν δέ τις γενέσθαι μεν όμολογη, αμφισβητη δε ώς πάντα πεποίηκε τὰ συγκείμενα, ἀπολογεῖσθαι κελεύουσιν εὐθυδικίαν εἰσιόντα, οὐ κατηγορεῖν τοῦ διώκοντος. οὐ μην άλλ' έγωγε έλπίζω καὶ έξ αὐτοῦ τοῦ πράγματος δείξειν εἰσαγώγιμον την δίκην οὖσαν. σκέψασθε δ', ὧ 5 άνδρες 'Αθηναίοι, τί δμολογείται παρ' αὐτῶν τούτων καὶ τί ἀντιλέγεται ούτω γὰρ αν ἄριστα ἐξετάσαιτε. οὐκοῦν δανείσασθαι μὲν τὰ χρήματα δμολογοῦσι καὶ συνθήκας ποιήσασθαι τοῦ δανείσματος, φασὶ δ' ἀποδεδωκέναι τὸ χρυσίον Λάμπιδι τῶ Δίωνος οἰκέτη ἐν Βοσπόρω. ήμεις τοίνυν οὐ μόνον τοῦτο δείξομεν, ώς οὐκ

οὐδὲν συμβόλαιον] 'No obligation by virtue of the contract.' Hesych. συνάλλαγμα.

4. οι μέν οὖν νόμοι, κ.τ.λ.] Cf. Or. 32 (Zenoth.)§1 οι νόμοι κελεύουσιν...τὰς δίκας εἶναι τοῖς ναυκλήροις καὶ τῶς 'Αθήναζε καὶ τῶν 'Αθήνηθεν συμβολαίων, καὶ περὶ ὧν ἀν ὧσι συγγραφαί ἀν δέ τις παρὰ ταῦτα δικάζηται, μὴ εἰσαγώγιμον εἶναι τὴν δίκην. S.]

άμφισβητή] 'should plead on the other side.' Lit. 'should question the justice of the action by saying that he has done all that the contract required.'

ού κατηγορείν] See on § 1, έν

τῷ μέρει.

οὐ μὴν ἀλλὰ, κ.τ.λ.] 'Not but that I hope'—lit. 'I do not however (dwell on this point, viz.

what is the true ground of a mapaγραφή), but I hope, &c. Translate: 'Still I hope to show from the facts of the case itself that this suit of mine is one that can be tried. And now observe well what is admitted by the defendants themselves, and what is denied; for by these means you will best investigate the truth of my charges.' The sense is, that as the law does not here apply which allows a special plea on contracts not made at or for Athens, the facts of the case are such that Phormio's conduct is clearly action-

5. συνθήκας ποιήσασθαι] 'They had contracts duly made to secure the loan.'

ἀποδέδωκεν^ε, ἀλλ' ώς οὐδ' ἐξῆν αὐτῷ ἀποδοῦναι. ἀναγκαῖον δ' ἐστὶ βραχέα τῶν ἐξ ἀρχῆς διηγήσασθαι ὑμῖν.

g ἀπέδωκεν Z cum Σ.

οὐδ' ϵξην αὐτφ] 'That he could not have paid,' since he could not realize the value of his wares, § 8. Kennedy misses the sense in translating 'it was not even lawful for him to pay.'

§§ 6, 7. Statement of the circumstances and nature of the loan, and of the way in which Phormio violated it at the very

first by illegal acts.

 $\dot{\epsilon}\gamma\dot{\omega}$ $\gamma\dot{\alpha}\rho$, $\kappa.\tau.\lambda$.] 'I on my part lent the defendant twenty minae' (about £85) 'for the double voyage to Pontus and back, on the security of twice that amount of goods.' The meaning of έπλ έτέρα υποθήκη has been doubted: but the context leaves it pretty clear that it is a brieflegal term for έφ' ετέρω τοσούτω. Cf. Or. 35 § 18, εδανείζοντο παρ' ήμων τὰς τριάκοντα μνᾶς, ὡς ὑπαρχούσης αὐτοῖς ὑποθήκης ἐτέρων τριάκοντα μνών. Phormio borrowed 20 minae = 2000 drachmae, and should have put on board goods worth 4000 drachmae, this transaction leaving an ample margin for a bad market, or for actual Mr Joseph Bickersteth Mayor (in The Journal of Philology, vip. 242) thinks the phrase means 'on a separate, distinct, independent security,' and to this he refers οῦτε γὰρ τὴν ὑποθήκην παρέσχετο in § 7, and ὑποθήκην οὐκ ἔχων in § 22. Would not this be έπ' ἄλλη ὑποθήκη? (Compare however ¿φ' ἐτέρας νεώs in § 9.) If the goods (of

whatever amount) were the security, and (what is nowhere expressly stated, though it seems probable) the ship itself also was pledged, the not bringing the ship back to the Peiraeus would be alluded to in § 7. Kennedy follows Seager in rendering it 'on the security of the single cargo,' i.e. the return cargo; but it does not appear how the Greek can mean this. [M. Dareste renders it: 'avec affectation sur un chargement d'une valeur double: 'thereby coinciding with Mr Paley's view, which, however, says Shilleto, 'cannot be right'. The disputed phrase should perhaps be altered into έπ' έλευθέρα ὑποθήκη, 'on an unencumbered security. Cf. Or. 35 § 21 ύποτιθέασι ταθτ' έλεύθερα and § 22 έπ' έλευθέροις τοίς χρήμασι δανειζόμενοι. S.]

άμφοτερόπλουν]sc. δάνειον, 'For the double voyage,' as ἐτερόπλουν (§ 22) is for the single or outer voyage. See Or. 56, Διονυσ. §§ 6 and 29. It was usual in the latter case to pay the loan and interest either to a partner on the spot, under letter of advice, or to an agent who was on board during the voy-

age.

έθέμην] 'I deposited the bond with Kittus the banker.' [Possibly son of the Kittus mentioned in the τραπεζιτικὸς of Isocr. as a servant of the noted banker Pasion, S.] It was the custom

τῷ τραπεζίτη. κελευούσης δὲ τῆς συγγραφῆς ἐνθέσθαι εἰς τὴν ναῦν τετρακισχιλίων φορτία ἄξια, πρᾶγμαποιεῖ πάντων δεινότατον εὐθὺς γὰρ ἐν τῷ Πειραιεῖ ἐπιδανεί- ζεται λάθρα ἡμῶν παρὰ μὲν Θεοδώρου τοῦ Φοίνικος τετρακισχιλίας πεντακοσίας δραχμὰς, παρὰ δὲτοῦναυ-κλήρου Λάμπιδος χιλίας ħ. δέον δ' αὐτὸν καταγοράσαι 7 909 φορτία ' Αθήνηθεν μνῶν ἑκατὸν καὶ δέκα καὶ πέντεὶ, εἰ

h + δραχμάς Z cum Σ. ⁱ δεκάπεντε Z. Reiske, approved by A. Schaefer, conjectures πεντήκοντα. 'ortus est error lectionis ex errore librarii qui ΔΙΙ i.e. δεκάπεντε dedit pro [Δ], πεντάκις δέκα i.e. πεντήκοντα.'

then, as with us, to place valuable deeds in the custody of bankers. See Or. 33 § 15; 35 § 14.

εὐθὺs] 'At the very outset,' before he left the harbour.— ἐπιδανείζεται, 'he raises another loan on the same security.' This was illegal, as a second mortgage would be on property already mortgaged to its full value. Or. 35 § 21, μετὰ δὲ ταῦτ' ἔστιν ἐν τῆ συγγραφῆ ὅτι ὑποτιθέασι ταῦτ ἐλεύθερα καὶ οὐδενὶ οὐδὲν ὀφείλοντες.

Θεοδώρου] 'La traduction grecque du nom phénicien Ionathan ou Nathaniel, ou du nom carthaginois Baalitan ou Mathanélim.' Dareste. S.]

τοῦ Φοίνικος] 'The Phoenician.' [The Phoenicians of Tyre and Sidon carried on a considerable trade with Greece (Odyss. xv 415—480) and many of that mercantile people were settled in Athens. There is a decree extant granting the Sidonians resident in Athens exemption from the μετοίκιον and other taxes. Cf. Büchsenschütz, Besitz und Erwerb im Griechischen Alterthume, pp. 443, 275, 362, and Isocr. Trapez. § 4, συστή-

σαντός μοι Πυθοδώρου τοῦ Φοίνικος Πασίωνα, έχρώμην τῆ τούτου τραπέζη. S.]

7. καταγοράσαι] The word technically means 'to purchase goods against, or as a set-off to, a sum of money.'

μνῶν ἐκατὸν, κ.τ.λ.] As 100 drachms=1 mina, and therefore twice the amount of the whole ἐπιδανεισμὸς (of 4500+1000) is 11000 drachmae or 110 minae, and as καταγοράσαι implies the doubling, without including, the loan of 2000 drachms, it is not very clear why the sum is put at 115 minae, unless 5 minae in addition should have been spent in provisioning the ship, ἐπισιτισμός.

[If the terms of the agreements with Theodorus and Lampis were identical with those of the original agreement with Chrysippus, Phormio was bound to put on board not 115 minae, but 150, i.e. double the value of the three loans, amounting in all to 7500 dr. = 75 minae. The copyist may have failed to understand what more than one critic has conjectured as the right reading, viz. 150 minae. He was probably led to alter

ἔμελλε³ τοῖς δανεισταῖς πᾶσι ποιήσειν τὰ ἐν ταῖς συγγραφαῖς γεγραμμένα, οὐ κατηγόρασεν ἀλλ' ἢ πεντακισχιλίων καὶ πεντακοσίων δραχμῶν, σὺν τῷ ἐπισιτισμῷ. ὀφείλει δ' ἑβδομήκοντα μνᾶς καὶ πέντε. ἀρχὴ μὲν οὖν αὕτη ἐγένετο τοῦ ἀδικήματος, ὧ ἄνδρες 'Αθηναῖοι' οὔτε γὰρ τὴν ὑποθήκην παρέσχετο οὔτε τὰ χρή-

ήμελλε Ζ.

this into 115, on finding that the latter happened to be the total of the sums mentioned in the text. He thus makes the blunder of including the original loan of 20 minae in the estimated total value of the goods which should have been put on board. Thus:

έδάνεισα είκοσι μνᾶς = 2000 dr. κελεύει ἡ συγγραφὴ)

 ϵ νθέσθαι τετρακισχι- $=4000\,\mathrm{dr}$. λ lων φορτία άξια ...

έπιδανείζεται

παρὰ Θεοδώρου.....=4500 dr. παρὰ Λάμπιδος.....=1000 dr.

11,500 dr.

= μναῖ ἐκατὸν δεκάπεντε. Shilleto, however, remarks that 115 minae 'seems right.' S.]

Mr H. W. Lucas writes from Stonyhurst College:—"Reiske's conjecture (150 minae for 115 minae) seems to me probable; since then the amount of the goods shipped will be just double the value, as you remark, of the δανεισμὸς plus the two ἐπιδανεισμοί, which latter it is not unreasonable to suppose were negociated on the same terms as the original δανεισμός (viz. security of a cargo of double value)."

There is some uncertainty as to how $\tau o is$ $\delta a \nu \epsilon \iota \sigma \tau a is$ includes all the three creditors, $\pi a \sigma \iota$, viz. Chrysippus, Theodorus, and

Lampis. The whole sum borrowed was 7500 drachms, the double of which is too much, viz. 150 minae. What Phormio did do, perhaps, was to put on board goods only equal in value to the ἐπιδανεισμοί (5500) singly; thus leaving the original loan of 2000 (20 minae) from Chrysippus unsecured. See § 40. This is the πρᾶγμα δεινότατον, or the chief point of it, in § 6.

οὐ κατηγόρασεν, κ.τ.λ.] He did not buy goods of the value of

more than 5500 dr.

άλλ' ἢ] [This formula is used only after an actual or an implied negative. Cf. Isocr. Paneg. § 7 n. S.] Originally, it seems to have represented ἄλλο οτ ἄλλα ἢ. Cf. Ar. Pac. 475, οὐδ' οἴδε γ' εἶλκον οὐδὲν ἀργεῖοι πάλαι, ἀλλ' ἢ κατεγέλων τῶν ταλαιπωρουμένων.

σύν] i.e. including the provisions for the crew, which should have been paid for in addition.

 $\delta\phi\epsilon i\lambda\epsilon i$] He owes 7500 drachms to the three lenders, viz. 2000 +4500+1000=7500=75 minae.

τὴν ὑποθήκην] It seems from p. 922, § 50, that the penalty of death attached to the not producing or handing over the security. In this case, either the ship might have been made over to Chrysippus, or double the value of his loan put on board. Phormio did neither, as

ματ' ἐνέθετ' εἰς τὴν ναῦν, κελευούσης τῆς συγγραφῆς ἐπάναγκες ἐντίθεσθαι. καί μοι λαβὲ τὴν συγγραφήν.

ΣΥΓΓΡΑΦΗ.

Λαβὲ δὴ καὶ τὴν τῶν πεντηκοστολόγων ἀπογραφὴν καὶ τὰς μαρτυρίας.

АПОГРАФН. МАРТТРІАІ.

'Ελθών τοίνυν εἰς τὸν Βόσπορον, ἔχων ἐπιστολὰς 8 παρ' ἐμοῦ, ὰς ἔδωκ' αὐτῷ ἀπενεγκεῖν τῷ παιδὶ τῷ ἐμῷ παραχειμάζοντι ἐκεῖ καὶ κοινωνῷ τινὶ, γράψας ἐν τῆ ἐπιστολῆ τό τε ἀργύριον ὁ ἐδεδανείκειν καὶ τὴν ὑποθήκην, καὶ προστάξας, ἐπειδὰν τάχιστ' ἐξαιρεθῆ τὰ

all the goods on board only covered the value of the ἐπιδα-

νεισμοί.

ἀπογραφήν] The entry made by the collectors of the two percent. duties on all exports and imports. In the time of the Peloponnesian war these tolls seem to have been less; for we read of τας πολλάς έκατοστάς in Ar. Vesp. 658. [Cf., however, Boeckh, P. E. III v p. 321 Lewis (=p. 429 Lamb):- 'We are not justified in assuming that this hundredth was an import duty, which was levied at a particular period in place of the fiftieth; for we find the fiftieth mentioned both in the earlier time of Andocides (whose lease of the custom duties ... falls in the first years after the anarchy), and also in the time of Demosthenes; and an alteration in this tax cannot be assumed without any proof.' Boeckh conjectures that the έκατοστή was a harbour duty, separate from the custom duty οι πεντηκοστή. S.]

§§ 8, 9. Arrived at the Bosporus (Panticapaeum) he again

acted fraudulently in not delivering the advices I had written to my agent there, which were, that he should keep his eye on Phormio. And at last, being unable to sell his goods, and finding it difficult to pay the ἐπιδανεισμοι (which he had borrowed only for the outer voyage), instead of shipping goods from the Pontus to Athens, as he was bound to do by his contract with me, he told Lampis to set out for Athens, and promised that he would follow on another ship.

ας εδωκα] 'Which I had given him to deliver to a servant of mine who was wintering there, and a certain partner.' It might seem doubtful whether παιδί means 'son' or 'slave,' but we have οὖτε τὸν παιδα τὸν ἡμέτερον οὖτε τὸν κοινωνὸν § 28, Λάμπιδι τῷ Δίωνος οἰκέτη § 5, and μετὰ τῶν ἄλλων παίδων τῶν Δίωνος inf.

§ 10.

τὴν ὑποθήκην] viz. that the security was the cargo, and therefore that a counter-cargo must be sent from the Pontus back to Athens.

ἐπειδὰν, κ.τ.λ.] 'As soon as

χρήματα, έξετάζειν καὶ παρακολουθεῖν, τὰς μὲν ἐπιστολὰς οὐκ ἀποδίδωσιν οὖτος, ὰς ἔλαβε παρ' ἐμοῦ, ἵνα μηδὲν εἰδείησαν ὧν ἔπραττεν οὖτος, καταλαβὼν δ' ἐν τῷ Βοσπόρῳ μοχθηρὰ τὰ πράγματα διὰ τὸν συμβάντα πόλεμον τῷ Παιρισάδη πρὸς τὸν Σκύθην, καὶ τῶν φορτίων ὧν ἢγε πολλὴν ἀπρασίαν, ἐν πάση ἀπορία ἦν' καὶ γὰρ οἱ δανεισταὶ εἴχοντο αὐτοῦ οἱ τὰ ἑτε-

k Παρεισάδη Ζ.

ever the goods were (shall have been) unloaded, that he should take stock (inventory) of them and keep close to him,' viz. lest he should give him the slip. This use of ἐξετάζειν is idiomatic. See Ar. Eccl. 728, ἐγω δ', 'ν' εἰς ἀγοράν γε τὰ σκεύη ψέρω, προχειριοῦμαι κάξετάσω τὴν οὐσίαν. Kennedy's rendering 'to inspect' does not fully give the sense.

καταλαβών] 'Finding business in the Bosporus bad, through the war that had broken out between Paerisades and the Scythian (king), and great difficulty in selling the goods he had brought.' Paerisades is mentioned inf. § 36 as an ally and friend of Athens. He is identical with a king of that name who is said by Diodorus Siculus (xvi ch. 52 fin.) to have reigned in Pontus Ol. 107. 4 (B.C. 349); ἄμα δὲ τούτοις πράττομένοις ἐν τῷ Πόντω Σπάρτακος ό τοῦ Πόντου βασιλεύς ἐτελεύτησεν άρξας έτη πέντε, την δ' ήγεμονίαν διαδεξάμενος ο άδελφος Παρισάδης έβασίλευσεν έτη τριάκοντα όκτώ. Again, in lib. xx ch. 22 and 24 we have mention of Παρυσάδης as βασιλεύς τοῦ Κιμμερικού Βοσπόρου, Β.С. 310. and of a grandson of the same name, ὁ παῖς ὁ Σατύρου Παρυσάδης. Strabo (VII 4 § 4) speaks

of Leuco, Satyrus, and Paerisades as μόναρχοι of Panticapaeum, and says the last had divine honours paid to him. He mentions a Παιρισάδης ο ύστα-Tos who gave up his kingdom to Mithridates. The Paerisades of the text is different from the Paerisades, or Βηρισάδης (Or. 23, contr. Aristoc. p. 623, §§ 8-10), who succeeded Cotys, king of Thrace, B.C. 358. Like many eastern appellatives, the word perhaps was not so much a proper name as a title of dignity. [Paerisades, king of Bosporus (B.c. 348-310), is the Birisides of Dinarchus in Dem. § 43 (compare infr. § 36 n.), but is different from Berisades, king of Thrace, who, as may be seen from Dem. Aristocr. § 10, was already dead in B.C. 352. Penrose has apparently confounded them. For the king of Thrace, cf. Strabo vii fragm. 48, 'Οδρύσας δὲ καλοῦσιν ἔνιοι πάντας τοὺς άπὸ "Εβρου καὶ Κυψέλων μέχρι 'Οδησσοῦτῆς παραλίας (sc. Odessa) ύπεροικοῦντας, ὧν ἐβασίλευσεν ᾿Αμάδοκος καὶ Κερσοβλέπτης καὶ Βηρισάδης και Σεύθης και Kότυs.——For a dissertation on the Kings of Bosporus, see Clinton, Fasti Hellenici II, Appendix, chap. 13, and cf. Grote, chap. 98. S.]

ol δανεισταί] viz. Theodorus

ρόπλοα δανείσαντες. ὥστε τοῦ ναυκλήρου κελεύοντος 9 αὐτὸν κατὰ τὴν συγγραφὴν ἐντίθεσθαι τὰ ἀγοράσματα τῶν ἐμῶν χρημάτων, εἶπεν οὖτος ὁ νῦν φάσκων ἀπο-δεδωκέναι τὸ χρυσίον ὅτι οὐκ ἂν δύναιτο ἐνθέσθαι εἰς 910 τὴν ναῦν τὰ χρήματα. ἄπρατον γὰρ εἶναι τὸν ῥῶπον. κἀκεῖνον¹ μὲν ἐκέλευεν ἀνάγεσθαι αὐτὸς δ', ἐπειδὰν διαθῆται τὰ φορτία, ἐφ' ἑτέρας νεως ἔφη ἐκπλεύσεσθαι. καί μοι λέγε ταύτην τὴν μαρτυρίαν.

MAPTYPIA.

Μετὰ ταῦτα τοίνυν, ὦ ἄνδρες ᾿Αθηναῖοι, οὖτος 10
¹ καὶ ἐκεῖνον Ζ.

and Lampis.—καὶ γὰρ, i.e. they also, besides the other demands on him to ship a cargo for Athens.

9. τὰ ἀγοράσματα] The goods bought with, or as a set-off to, my money. Hesych. ἀγοράσματα ἄνια. Cf. § 33.

ὅτι οὐκ ἄν δύναιτο, κ.τ.λ.] His actual words would be, οὐκ ἄν δυναίμην, μὴ διατιθέμενος τὰ φορτία.

τον ρωπον] 'the trash,' 'the common wares.' Vilia scruta, Hor. Epist. 1 7, 65. Aeschylus fragm. $\Phi \rho \dot{\nu} \gamma \epsilon s$ (242 Dind.) $\nu a \nu$ βάτην φορτηγον όστις ρωπον έξάγει χθονός. [Strabo VIII p. 376 says of Aegina: Έμπόριον γάρ γενέσθαι διὰ τὴν λυπρότητα τῆς χώρας των άνθρώπων θαλαττουργούντων έμπορικώς, ἀφ' οῦ τὸν ρωπον Αίγιναίαν έμπολην λέγεσθαι. Eustath. on Iliad, xiii 199, ρώπος μέντοι λεπτός και άτελής (qu. εὐτελής) φόρτος, ώς δὲ Αἴλιος Διονύσιος λέγει, και ποικίλος. Bekker's Anecd. 299, ρώπος ο παντοδαπός φόρτος. Hesych. ρωποπωλαι μυροπώλαι. S.] Hesych. ρωπος ρωπικόν άντι του ούδενος άξιον. ὁ γὰρ λεπτὸς ῥῶπος, ἤγουν ο φόρτος, μίγματα, χρώματα, όσα

ζωγράφοις, βαφεῦσι, μυρεψοῖς χρησιμεύει. With this word (μυρεψοῖς) τὸν ῥῶπον well agrees, and § 13 καταλαμβάνομεν πρὸς τοῖς μυροπωλείοις τουτονί. He may have done a small business in perfumery.

κάκεῖνον] 'And Lampis he ordered to get under weigh at once, and said that he himself, so soon as he should (shall) have disposed of his wares, would sail out in another ship.' We have the subjunctive as expressing a result pending at the time described. The idiom is not English unless in oratio recta: we suppose him to have said, 'I will follow you on another ship,' &c.—διατίθεσθαι, precisely our word 'to dispose of,' comes naturally from the idea of settling and arranging goods to be kept back or taken away.

§ 10. Lampis sails while Phormio is left behind. But the ship, being over-freighted, is lost, with some of the crew, and Lampis is picked up in the boat. Evidence is given that Phormio was congratulated for not having any goods on board.

μὲν ἐν τῷ Βοσπόρῳ κατελέλειπτο[™], ὁ δὲ Λάμπις ἀναχθεὶς ἐναυάγησεν οὐ μακρὰν ἀπὸ τοῦ ἐμπορίου γεγεμισμένης γὰρ ἤδη τῆς νεὼς, ὡς ἀκούομεν, μᾶλλον τοῦ
δέοντος, προσανέλαβεν ἐπὶ τὸ κατάστρωμα χιλίας
βύρσας, ὅθεν καὶ ἡ διαφθορὰ τῆ νηὶ συνέβη. καὶ αὐτὸς
μὲν ἀπεσώθη ἐν τῷ λέμβῳ μετὰ τῶν ἄλλων παίδων
τῶν[™] Δίωνος, ἀπώλεσε δὲ πλέον ἢ τριάκοντα σώματα
χωρὶς τῶν ἄλλων. πολλοῦ δὲ πένθους ἐν τῷ Βοσπόρῳ
ὄντος, ὡς ἐπύθοντο τὴν διαφθορὰν τῆς νεὼς, ηὐδαιμόνιζον τὸν Φορμίωνα πάντες τουτονὶ ὅτι οὔτε συνανήχθη

^m 'Optime Dindorfius restituit' Cobet, Nov. Lect. 582. κατελείπετο \mathbf{Z} cum $\mathbf{\Sigma}$. \mathbf{n} τοῦ \mathbf{Z} cum $\mathbf{\Sigma}$.

 $\dot{a}\nu\alpha\chi\theta\epsilon$ ls] Cf. note on Or. 53

(Nicostr.) § 3, ἀνηγμαι.

γεγεμισμένης, κ.τ.λ.] 'The ship had already been overloaded when Lampis took on deck besides 1000 hides, which was the real cause of the wreck.' Hides are very heavy; and the deckload would so alter the centre of gravity as to make the ship very unmanageable in a heavy sea. [For the βύρσαι of Bosporus, cf. Lacrit. § 34 (μαρτυρ.) δέρματα αίγεια and Strabo XI 3, p. 493, Τάναϊς κτίσμα των τον Βόσπορον έχόντων Ελλήνων...έμπόριον κοινον των τε 'Ασιανών καί των Εύρωπαίων νομάδων και των έκ τοῦ Βοσπόρου την λίμνην (Sea of Azov) πλεόντων τῶν μὲν ἀνδράποδα άγόντων και δέρματα ...των δὲ ἐσθῆτα καὶ οῖνον...ἀντιφορτιζομένων. S.]

 $\lambda \in \mu \beta \omega$] Hesychius has $\lambda \eta \mu$ - $\beta \omega \nu \iota^*$ in $\beta \nu \sigma \kappa a \phi \delta \delta \iota$, $\hat{n} \in \nu \sigma \lambda \sigma a \phi \delta \omega$.

βωνι' ἐν σκαφίδι, ἢ ἐν πλοιαρίω. παίδων] 'slaves.' See on § 8. Lampis himself was Δίωνος οἰκέτης, § 5. τριάκοντα of the Paris ed. of 1570 is much more plausible than the manuscript reading τριακόσια (found in Σ and

other Mss), which could only be explained on the supposition that it was a slave-ship, bringing Θράκες or Σκύθαι to Athens (cf. Strabo, supr.). Whether σώματα means 'slaves' or merely 'hands,' i.e. crew, is uncertain; but the former is more probable, as half-a-dozen men would easily work such a ship. One Ms the August. primus has the interpolation πλείω ή διακόσια σώματα έλεύθερα, which is accepted by Reiske, but rightly rejected by Bekker and the Zürich editors. In later Greek, the use of σώματα for 'slaves' became common, e.g. Revelation xviii 13; Atticists like Pollux (iii 78) protested against this usage, σώματα άπλως ούκ αν εξποις άλλα δοῦλα σώματα. Cf. Dem. Lept. p. 480 § 77, αlχμάλωτα σώματα. In Plat. Leg. p. 908 λ, σάματα is used of any kind of men, slaves or free, indiscriminately. S.]χωρίς των άλλων, 'besides his cargo.'

 $\pi \dot{\epsilon} \nu \theta o v s$] 'mourning,' the regular meaning of this word.

οὖτ' ἐνέθετο εἰς τὴν ναῦν οὖδέν. συνέβαινε δὲ παρα τε τῶν ἄλλων καὶ παρὰ τούτου ὁ αὐτὸς λόγος. καί μοι ἀνάγνωθι ταύτας τὰς μαρτυρίας.

MAPTYPIAI.

Αὐτὸς μὲν τοίνυν ὁ Λάμπις, ῷ φησιν ἀποδεδωκέ- 11 ναι τὸ χρυσίον (τούτῳ γὰρ προσέχετε τὸν νοῦν), προσελθόντος αὐτῷ ἐμοῦ, ἐπειδὴ τάχιστα κατέπλευσεν ἐκ τῆς ναυαγίας ᾿Αθήναζε, καὶ ἐρωτῶντος ὑπὲρ τούτων, ἔλεγεν ὅτι οὔτε τὰ χρήματα ἔνθοιτο εἰς τὴν ναῦν οὖτος κατὰ τὴν συγγραφὴν, οὔτε τὸ χρυσίον εἰληφῶς εἴη παρ' αὐτοῦο ἐν Βοσπόρῳ τότε. καί μοι ἀνάγνωθι τὴν μαρτυρίαν τῶν παραγενομένων.

MAPTTPIA.

911 'Επειδή τοίνυν, ὧ ἄνδρες 'Αθηναΐοι, ἐπεδήμησε 12 Φορμίων ούτοσὶ σεσωσμένος ἐφ' ἐπέρας νεώς, προσήειν

ο παρά τούτου Ζ.

καὶ παρὰ τούτου] i.e. Phormio was heard to congratulate himself. With συνέβαινε we might supply γενέσθαι, but perhaps the sense is rather 'coincided.'

§ 11. When I went to Lampis immediately after his arrival in Athens, he declared that Phormio had neither put goods on board the lost vessel nor given him any remittance for Athens. Evidence is adduced of his statement to that effect.

 $\epsilon \kappa \tau \hat{\eta} s \nu$.] Either 'from' or

'after' the wreck.

ένθοιτο] Compounds of τίθεσθαι, but not the simple verb, often assume this form of the uncontracted optative, though Mss commonly present the other form ἐνθεῖτο, ἐπιθεῖτο ἀc. Many examples of both are given by Veitch, Irreg. Gk. Verbs, p. 636-7. Mss generally

vary in the forms πρόοιντο, προοῦντο, προεῖντο and similar compounds of ἔεσθαι.

οὄτε τὸ χρυσίον] The change of subject might have been more clearly expressed by οὄτ' αὐτὸς τὸ χρυσίον κ.τ.λ.

τῶν παραγενομένων] Of those present at the interview between me and Lampis at Athens.

§§ 12, 13. And when Phormio himself arrived somewhat later, he told substantially the same story, that is, he admitted his liability. Afterwards, however, there was a collusion between them, and he then said he had paid Lampis the money at the Bosporus.

προσήειν] Like ἤδειν and ἦν, this word takes the ν even in the first person in the middle and later Attic. The older forms were πρόσηα, ἤδη, ἢ, as forms

αὐτῷ ἀπαιτῶν τὸ δάνειον. καὶ οὖτος κατὰ μὲν ἀρχὰς οὐδεπώποτ', ὧ ἄνδρες 'Αθηναῖοι, εἶπε τὸν λόγον τοῦτον ὃν νυνὶ λέγει, ἀλλ' ἀεὶ ώμολόγει ἀποδώσειν ἐπεὶ δ' ἀνεκοινώσατο τοῖς νῦν παροῦσιν αὐτῷ καὶ συνδικοῦσιν,

13 ἔτερος ήδη ην καὶ οὐχ ὁ αὐτός. ὡς δ' ησθόμην αὐτὸν διακρουόμενόν με, προσέρχομαι τῷ Λάμπιδι, λέγων ὅτι οὐδὲν ποιεῖ τῶν δικαίων Φορμίων οὐδ' ἀποδίδωσι τὸ δάνειον, καὶ ἄμα ηρόμην αὐτὸν εἰ εἰδείη ὅπου ἐστὶν, ἵνα προσκαλεσαίμην αὐτόν. ὁ δ' ἀκολουθεῖν μ' ἐκέλευεν ἑαυτῷ, καὶ καταλαμβάνομεν πρὸς τοῖς μυροπωλίοις τουτονί^ν· κάγω κλητήρας ἔχων προσεκαλεσά-14 μην αὐτόν^q. καὶ ὁ Λάμπις, ὦ ἄνδρες 'Αθηναῖοι, παρων

^p μυροπωλείοις αὐτόν ° Ζ.

9 тоυтоні. Z et Bekk. st.

δν νυνὶ λέγει] viz. that he paid Lampis.— ἀνεκοινώσατο, 'when he had entered into a

secret understanding.'

συνδικοῦσιν] συνδίκοις εὖσιν, advocates for the defence. Perhaps we should read συναδικοῦσιν, meaning Lampis in particular. Cf. §§ 28 and 46, Λάμπιδος τοῦ συναδικοῦντος.—παρεῖναι, adesse is often used of friends and advocates, e.g. Mid. § 182.

13. $\pi \rho \sigma \sigma \epsilon \rho \chi \sigma \mu \alpha i$] Cf. $\pi \rho \sigma \sigma \epsilon \lambda - \theta \delta \nu \tau \sigma s$ in § 11, which was the first, this being the second interview. $-\tau \hat{\varphi} \Lambda \delta \mu \pi \iota \delta \iota$, 'this Lampis,' said with some contempt.

o del 'Accordingly he, Lampis, bade me go with him, and we find the defendant at the shops for perfumery.' See Hesych. quoted on § 9, 700

ρῶπον. [The shops of the perfumers, like those of the barbers and the cobblers, were favourite places of lounge at Athens, cf. Lysias Or. 24 § 20, ἔκαστος γὰρ ὑμῶν εἴθισται προσφοιτῶν ὁ μὲν πρὸς μυροπωλεῖον, ὁ δὲ πρὸς κουρεῖον, ὁ δὲ πρὸς σκυτοτομεῖον. S.]

§§ 14, 15. Though Lampis was present when I served Phormio with a summons, he never said, as he would have done had the story been true, that Phormio had already paid the money to him. A negative argument ¿κ τῶν εἰκότων, as the rhetoricians called it. It was not likely that Lampis would be silent. "Between τεκμήρια and εlκότα there is strictly this difference: the former are the evidentiary facts, the latter the results which are obtained by combining such facts together and reasoning upon them." Kennedy, Append. vi to Vol. iv of Demosth. p. 369. So Or. 30 § 10, δήλον δέ και έκ τῶν εἰκότων ὅτι τούτων ἔνεχ' ὧν είρηκα οφείλειν είλοντο.

προσκαλουμένω μοι οὐδαμοῦ ἐτόλμησεν εἰπεῖν ὡς ἀπείληφε παρὰ τούτου τὸ χρυσίον, οὐδ' ὁ εἰκὸς ἦν εἶπε, "Χρύσιππε, μαίνει' τί τοῦτον προσκαλεῖ; ἐμοὶ γὰρ ἀποδέδωκε τὸ χρυσίον." ἀλλὰ μὴ ὅτι ὁ Λάμπις ἐφθέγξατο^τ, ἀλλὶ ουδ' αὐτὸς οὖτος ἢξίωσεν εἰπεῖν, παρεστηκότος τοῦ Λάμπιδος, ῷ νῦν φησιν ἀποδεδωκέναι τὸ χρυσίον. καίτοι εἰκός γ' ἦν αὐτὸν εἰπεῖν, ῷ ἄνδρες 15 ᾿Λθηναῖοι, "τί με προσκαλεῖ, ἄνθρωπε; ἀποδέδωκα γὰρ τούτω τῷ παρεστηκότι τὸ χρυσίον," καὶ ἵμα ὁμολογοῦντα παρέχειν τὸν Λάμπιν νῦν δ' οὐδέτερος αὐτῶν οὐδ' ὁτιοῦν εἶπεν ἐν τοιούτως καιρῷ. καὶ ὅτι ἀληθῆ λέγω, λαβέ μοι τὴν μαρτυρίαν τῶν κλητήρων.".

MAPTYPIAI.

912 Λαβὲ δή μοι καὶ τὸ ἔγκλημα ὁ ἔλαχον αὐτῷ πέρυ- 16 σιν ὁ ἐστιν οὐδει ὸς ἔλαττον τεκμήριον ὅτι οὐδέπω τότ' ἔφησε Φορμίων ἀποδεδωκέναι τὸ χρυσίον Λάμπιδι.

ЕГКАНМА.

Τοῦτο τὸ ἔγκλημα ἔλαχον ἐγώ, ὧ ἄνδρες ᾿Λθηναῖοι,

^r μὴ ὅτι Λάμπις οὐκ ἐφθέγξατο Ζ. ^t οὐδεπώποτ Ζ. s κλητόρων **Z**.

μὴ ὅτι] Both this and οὐχ ὅτι are used in the sense of non modo or non modo non. In the former case there is an ellipse of λέγειν, in the latter, of λέγω. Translate, 'Not only did Lampis not utter a word, but not even Phormio himself thought fit to say he had paid it, though Lampis was actually standing by, to whom he now says he paid the money.' Cf. Or. $56 \S 30$. $\epsilon lκὸs ην$ Lit. 'it was reasonable for him to have said.' Hence in such expressions as $\delta lκαιον ην, έχρην, &c., the Greeks$

never use av, as some might

expect, deceived by the differ-

ence of our idiom, 'it would have been natural for him to say,' &c. [See Goodwin's Gk. Moods and Tenses, § 49, 2, p. 97—100, ed. 3. S.]

15. $\pi \alpha \rho \epsilon \chi \epsilon \iota \nu$] To have brought him forward at the time, viz. as a ground for withdrawing the

summons.

§§ 16, 17. Another proof of Phormio's falsehood is, that in moving for a demurrer to a suit I brought against him last year, he never pleaded payment. And yet the sole ground of my action was the report of Lampis that he had not paid, or put any goods on board.

οὐδαμόθεν ἄλλοθεν σκοπῶν ἀλλ' ἢ ἐκ τῆς ἀπαγγελίας τῆς Λάμπιδος, ὃς οὐκ ἔφασκεν οὕτε τὰ χρήματα ἐντεθεῖσθαι τοῦτον οὕτε τὸ χρυσίον ἀπειληφέναι μὴ γὰρ οἴεσθέ με οὕτως ἀπόπληκτον εἶναι καὶ παντελῶς μαινόμενον ὥστε τοιοῦτοὰ γράφειν ἔγκλημα ὁμολογοῦντος τοῦ Λάμπιδος ἀπειληφέναι τὸ χρυσίον, ὑφ' οὖ ἔμελλον εξελεγχθήσεσθαι.

17 "Ετι δ', ὧ ἄνδρες 'Αθηναίοι, κἀκείνο σκέψασθε αὐτοὶ γὰρ οὕτοι παραγραφὴν διδόντες πέρυσιν, οὐκ ἐτόλμησαν ἐν τῆ παραγραφῆ γράψαι ὡς ἀποδεδώκασι Λάμπιδι τὸ χρυσίον. καί μοι λαβὲ ταύτην τὴν παρα-

γραφήν.

ПАРАГРАФН.

' Ακούετε, ὦ ἄνδρες ' Αθηναῖοι, ὅτι οὐδαμοῦ γέγραπται ἐν τῆ παραγραφῆ ὡς ἀποδέδωκε τὸ χρυσίον Φορμίων Λάμπιδι, καὶ ταῦτ' ἐμοῦ διαρρήδην γράψαν-

^u τοιούτον Ζ.

ν ήμελλον Ζ.

ἐντεθεῖσθαι] In the middle sense, as is usual with the passive perfect of τίθεσθαι and its compounds. [Infr. § 34, ώς ἐντεθειμένος. The perfect passive of τίθημι and its compounds is almost invariably borrowed from κεῖμαι, e.g. Plat. Leg. 793 B, (νόμων) τῶν ἐν γράμμασι τεθέντων τε καὶ κειμένων (not τεθειμένων) καὶ τῶν ἔτι τεθησομένων. Isocr. ad Dem. § 36 n. S.]
μὴ γὰρ, κ.τ.λ.] 'For don't

μὴ γὰρ, κ.τ.λ.] 'For don't suppose I am so crazy, or, rather, so downright mad, as to put into writing such a charge as that, if Lampis had admitted that he had received the money; since I was sure to be refuted

in my claim by him.'

[ἀπόπληκτον, κ.τ.λ., noted by Blass III 519 as a peculiar ex-

pression, finds its parallel in the Meidias § 143, οὐχ οὕτως εἰμὶ ἄφρων οὐδ' ἀπόπληκτος ἐγώ. S.]

17. παραγραφήν διδόναι] A notable synonym of παραγρά-

φεσθαι.

οὐκ ἐτόλμησαν] This would have been the ordinary defence in a εὐθυδικία, and was not a true ground for a παραγραφή (§ 4), but it would have been an argument, if they could have pleaded it, in favour of the court granting a bar to the suit.

και ταῦτα] 'And that too when I had expressly written in the charge against him, which you have just heard read, that he had neither put the goods on board nor paid the money.' If he could have given so direct

τος είς τὸ ἔγκλημα ὁ ἦκούσατ' ἀρτίως, ὅτι οὔτε τὰ χρήματ' ἔνθοιτο είς τὴν ναῦν οὔτ' ἀπέδωκε τὸ χρυσίον. τίνα οὖν ἄλλον χρὴ περιμένειν ὑμᾶς μάρτυρα, ὅταν τηλικαύτην μαρτυρίαν παρ' αὐτῶν τούτων ἔχητε";

Μελλούσης δὲ τῆς δίκης εἰσιέναι εἰς τὸ δικαστή- 18 ριον ἐδέοντο ἡμῶν ἐπιτρέψαι τινί καὶ ἡμεῖς ἐπετρέψα-μεν Θεοδότῷ ἰσοτελεῖ κατὰ συνθήκας. καὶ ὁ Λάμπις μετὰ ταῦτα νομίσας αὐτῷ ἀσφαλὲς ἤδη εἶναι πρὸς 913 διαιτητῆ μαρτυρεῖν ὅ τι βούλοιτο, μερισάμενος τὸ ἐμὸν χρυσίον μετὰ Φορμίωνος τουτουὶ ἐμαρτύρει* τἀναντία οἶς πρότερον εἰρήκει, οὐ γὰρ ὅμοιόν ἐστιν, ὦ ἄνδρες 19

w At this point the Zürich editors (and A. Schaefer) mark a break in the speech. 'Alterum actorem hinc nobis videri incipere lineola significavimus (cf. § 20).' × om. Z cum Σ.

an answer to so direct a charge, he would have done so; not indeed as in itself sufficient as a bar to the suit (see *supra* on the argument), but as an additional reason why it need not be tried.

τηλικαύτην] tam gravem.

§§ 18-20. When the suit last year was coming on, the defendants asked for an arbitration, to which I consented. Lampis, having no fear of being prosecuted for perjury before an arbitrator, and being bribed by Phormio, then said that Phormio had paid the money to him, though before he had denied it. When I confronted him with witnesses who heard him say he had not been paid by Phormio, he admitted he had said so, but pretended he didn't then know what he was saying.

ἐπιτρέψαι] See note on Or. 54

§ 26.

ισοτελεῖ] A privileged sojourner (denizen), i.e. a μέτοικος who paid equal taxes with an ἀστὸς, and no more. They were specially exempted from the tax called μετοίκιον. See F. A. Wolf, Pref. to Leptines (p. 27, Beatson), who remarks that this passage shows they were not wholly excluded from holding offices, as had been generally supposed. He appears to think they could even sit as dicasts. There is some depreciation of the position in § 44.

μερισάμενος] Compare έπει άν-

εκοινώσατο, § 12.

19. "μοιον—καl] 'The same as it is to do so before an arbitrator.' It does not seem certain from this passage whether a man could not be prosecuted for perjury before an arbitrator. It may mean, that in practice it was seldom done, and so the risk was not great.

'Αθηναίοι, είς τὰ ὑμέτερα πρόσωπα ἐμβλέποντα τὰ ψευδή μαρτυρείν καὶ πρὸς διαιτητή παρ' ύμιν μέν γάρ καὶ όργη μεγάλη καὶ τιμωρία ύπόκειται τοῖς τά Ψευδή μαρτυρούσι, πρός δὲ τῶ διαιτητή ἀκινδύνως καὶ ἀναισχύντως μαρτυροῦσιν ὁ τι ἀν βούλωνται. 20 άγανακτούντος δέ μου καὶ σχετλιάζοντος, ω άνδρες 'Αθηναίοι, ἐπὶ τῆ τόλμη τοῦ Λάμπιδος, καὶ παρεχομένου πρός τον διαιτητήν τήν αὐτήν μαρτυρίαν ήνπερ καὶ νῦν πρὸς ὑμᾶς παρέχομαι, τῶν ἐξ ἀρχῆς προσελθόντων αὐτῶ μεθ' ἡμῶν, ὅτε οὔτε τὸ χρυσίον ἔφη άπειληφέναι παρά τούτου ούτε τὰ χρήματ' αὐτὸν ενθέσθαι είς την ναθν, ούτως δ Λάμπις κατά κράτος² έξελεγχόμενος τὰ ψευδή μαρτυρών καὶ πονηρός ών ώμολόγει μεν είρηκεναι ταθτα προς τοθτον, οθ μέντοι

> γ δ' έμοῦ Ζ. ^z κατακράτος Ζ. a om. Z et Bekk. st. cum Z.

who had been present at the first interview (§ 11) between me and Lampis. --- παρέχομαι, as distinct from παρέχω, always contemplates the person from whom a thing comes, not to whom it is given. It is sub-

20. $\tau \hat{\omega} \nu \in \hat{z} \hat{a} \rho \chi \hat{\eta} s$ Of those

ὑπόκειται] 'Is in store.'

jective, while the active is objective. Thus, έγω παρέχομαι άρετην, 'I show or exhibit virtue,' but παρέχω σοι χρήματα, &c. 'Producing witnesses' implies that it was for the object and interest of the party producing

κατά κράτος] luculenter et invicte (Reiske). Being convicted, in a way that he could not evade, of telling falsehoods. - [κατὰ κράτος is probably not found elsewhere with έξελέγχεσθαι, which is usually coupled with adverbs such as περιβοήτως or (more commonly) pavepus. S.1 -πονηρός, 'a fellow without principle,' i. e. preferring κέρδος to τὸ δίκαιον.

προς τοῦτον] There is some difficulty in this, first, as to taking it with ωμολόγει or with είρηκέναι, secondly, as to the person meant. It can hardly mean, as G. H. Schaefer, Voemel and Kennedy take it, the arbitrator Theodotus; it may mean Phormio, the defendant, if construed with είρηκέναι, but then we must assume that Phormio was also present at the interview, which is not stated in § 11. Or, possibly, if the δευτερολογία, or second partner's speech, commences at § 21, προς τουτον may mean the other partner. The sense would then be, 'Lampis admitted he had told my partner here (anonymous) that Phormio had not paid him.' But γε έντὸς ὢν εἰπεῖν αύτοῦ. καί μοι ἀνάγνωθι ταύτην τὴν μαρτυρίαν.

MAPTTPIA.

'Ακούσας τοίνυν ήμων, ὧ ἄνδρες 'Αθηναῖοι, ὁ 21 Θεόδοτος πολλάκις, καὶ νομίσας τὸν Λάμπιν ψευδη μαρτυρεῖν, οὐκ ἀπέγνω τῆς δίκης, ἀλλ' ἐφῆκεν ήμᾶς εἰς τὸ δικαστήριον καταγνῶναι μὲν γὰρ οὐκ ἐβουλήθη διὰ τὸ οἰκείως ἔχειν Φορμίωνι τούτω, ὡς ἡμεῖς ὕστερον ἐπυθόμεθα, ἀπογνῶναι δὲ τῆς δίκης ὤκνει, ἵν' αὐτὸς μὴ ἐπιορκήσειεν. ἐξ αὐτοῦ δὴ τοῦ πράγματος 22 λογίσασθε, ὧ ἄνδρες δικασταὶ, παρ' ὑμῖν αὐτοῖς ὁπόθεν ἔμελλεν° οὖτος ἀποδώσειν τὸ χρυσίον. ἐνθένδε

b ήβουλήθη Z.

ο ήμελλεν Z.

this supposition is not without difficulty. [M. Dareste takes it of Chrysippus, whose brother, he considers, is now speaking. S.]

§ 21. That the second speech begins here seems probable from ovitos in § 23, which appears to mean Chrysippus. If we could fix the division at any paragraph before, then the τοῦτον just discussed might equally mean Chrysippus. [G. H. Schaefer and Voemel think the second speech begins at § 22, $\xi\xi$ $a\dot{v}\tau o\hat{v}$ $\delta\dot{\eta}$ $\tau o\hat{v}$ $\pi\rho\dot{\alpha}\gamma\mu\alpha\tau$ os. This seems not unlikely, as the second speaker would naturally commence with a brief summary of the facts that had been brought forward. The Zürich editors and Arnold Schaefer (Dem. u. s. Zeit III 2. 305) consider the second speech to begin at § 18, μελλούσης δὲ τῆς δίκης. The latter view is followed by M. Dareste. Nitsche, dissert. de traiciendis partibus in Dem. or. Berlin, 1863 (quoted by Blass III 519), assigns §§ 1—17, 3031, 34—52, to Chrysippus; and §§ 18—29, 32–33, to his brother. S.1

ἀκούσας, κ.τ.λ.] 'Theodotus, after several hearings, believing that Lampis was giving false evidence, did not acquit Phormio, but sent us to the court; for he did not like to decide against the defendant, being a friend or relation of his, as we afterwards heard; and he did not like to acquit him, that he might not break his own oath,' viz. to decide according to the merits of the case.— $-\epsilon\phi\eta\kappa\epsilon\nu$, by the process called Epeous, an appeal to a higher court. See a good note of Mr Wayte's, Timoer. § 54.

§ 22. Now ask yourselves how he could have paid the money to Lampis. He left Athens without sufficient goods as a security, and additionally in debt to other lenders. At the Bosporus the market was so dull, that he could hardly pay those who had lent him for the outer voyage only.

μὲν γὰρ ἐξέπλει οὐκ ἐνθέμενος εἰς τὴν ναῦν τὰ χρή- 914 ματα καὶ ὑποθήκην οὐκ ἔχων, ἀλλ' ἐπὶ τοῖς ἐμοῖς χρήμασιν ἐπιδανεισάμενος ἐν Βοσπόρω δ' ἀπρασίαν τῶν φορτίων κατέλαβε, καὶ τοὺς τὰ ἑτερόπλοα δανεί-23 σαντας μόλις ἀπήλλαξεν. καὶ οὖτος μὲν ἐδάνεισεν αὐτῷ δισχιλίας δραχμὰς ἀμφοτερόπλουν, ὥστ' ἀπολαβεῖν ᾿Αθήνησι δισχιλίας ἑξακοσίας δραχμάς Φορμίων δέ φησιν ἀποδοῦναι Λάμπιδι ἐν Βοσπόρω ἑκατὸν καὶ ἀ εἴκοσι στατῆρας Κυζικηνοὺς (τούτω γὰρ προσέ-

d om. Z.

οὐκ ἐνθέμενος] It is clear that the goods worth 5500 drachms in § 7 were purchased with the ἐπιδανεισμοί, and did not cover the loan of Chrysippus. See sup. on § 6.

ἀπήλλαξεν] See note on Or.

36 § 25.

§ 23. 'Phormio pretends to have paid a sum to Lampis which I can show to be more than he owed me at Athens; and therefore it is very improbable that he paid it.' Again an argument $\xi \kappa \tau \hat{\omega} \nu \epsilon l \kappa \acute{\sigma} \tau \omega \nu$.

οὖτος] My partner Chrysippus.——δισχιλίας, cf. § 6, where the sum is called 20 minae.——ὤστε, 'on condition of receiving at Athens 2600 drachms.' The interest therefore was very large, but so also was the risk

considerable.

στατῆραs] A Cyzicene stater was a gold coin (with a female head on one side and a lion's head on the other) worth about one guinea, an Attic drachma being taken at a trifle less than ten-pence. A high rate of exchange is here adopted to make as large a total as possible. According to the ordinary rate, a stater was equivalent to 20 drachms only. Hesych. Κυζι-

κηνικοί στατήρες διεβεβόηντο ώς εὖ κεχαραγμένοι. πρόσωπον δὲ ἦν γυναικὸς ὁ τύπος.

["Demosthenes (Or. 34 § 23) speaking of this money informs us that its current value was 28 Attic drachmae. The weight of the Cyzicene stater is uniformly about 248 grains. As the Attic and Macedonian staters which weighed 133 grains were equivalent to 20 Attic drachmae, while the Cyzicene, weighing 248 grains, passed for no more than 28, it is evident that the silver alloy of the electrum of which these pieces are made was deducted and considered of no value, not being in fact worth the cost of extraction. Mr Burgon estimates the alloy of ancient electrum at about 1. Then as 133 is to 20, so is \$ of 248 or 186 to 28, exactly the equivalent in drachmae of the Cyzicene stater as given by Demosthenes." Leake's Numismata Hellenica (Asiatic Greece), p. 50. An electrotype from the specimen in the British Museum may be seen in Leake's Collection at the Fitzwilliam Museum, Cambridge, Div. m 21, and there are two genuine ones in Trin. Coll. Library. Their types vary, some-

χετε τὸν νοῦν) δανεισάμενος ἐγγείων τόκων. ἦσαν δὲ έφεκτοι οἱ ἔγγειοι τόκοι, ὁ δὲ Κυζικηνὸς ἐδύνατο ἐκεῖ εἴκοσι καὶ ὀκτώ δραχμάς ᾿Αττικάς. δεῖ δὴ μαθεῖν 24 ύμᾶς ὅσα φησὶ χρήματ' ἀποδεδωκέναι. τῶν μὲν γὰρ. έκατον καί ε είκοσι στατήρων γίγνονται τρισχίλιαι τριακόσιαι έξήκοντα, ὁ δὲ τόκος ὁ ἔγγειος ὁ ἔφεκτος ^f τῶν τριάκουτα μνῶν καὶ τριῶν καὶ έξήκουτα, πεντακόσιαι δραχμαί καὶ έξήκοντα τὸ δὲ σύμπαν κεφάλαιον γίγνεται τόσον καὶ τόσον^g. ἔστιν οὖν, ὧ ἄνδρες 25 δικασταί, ούτος ο άνθρωπος ή γενήσεταί ποτε, ός αντί δισχιλίων καὶ έξακοσίων δραχμών τριάκοντα

e om. Z.

f ὁ ἔγγειος ἔφεκτος Ζ. ὁ ἔγγειος Σ. ἔγγειος ὁ F. Φ. ὁ ἔγγειος ὁ ἔφεκτος Bekker.

5 τὸ δὲ-καὶ τόσον glossema videntur esse. Sauppe.

times the head of a bull or lion, generally with a tunny-fish below: sometimes the head of Proserpine. See Plate of Coins. Cf. Hesych. quoted above, and Boeckh's Publ. Econ. bk. I, chap. v, pp. 36-38 (ed. Lamb).

S.1

δανεισάμενος] 'By borrowing it (at the Bosporus) on the interest paid for loans on land,' i.e. on real security. This being ἔφεκτος, i.e. a sixth part added to the sum lent (e.g. £70 for £60, or somewhat more than 16 per cent.), makes up the following sums; 120 staters = 3360 dr = 33 min. 60 dr., which + interest at 1 or 560 amounts to 3920 dr. = 39 min. 20 dr.

ἔφεκτοι] Harpocr. s. v. ἔφεκτος τόκος: ὁ ἐπὶ τῷ ἔκτῳ τοῦ κεφαλαίου Δημοσθένης έν τῷ ὑπὲρ

Χρυσίππου.

έδύνατο ἐκεῖ This shows that the value of money differed, as with us, in different places. [Cf.

Xenoph. de Vectig. III 2, καὶ οἰ άργύριον έξάγοντες (ἐκ τῶν ᾿Αθηνών) καλήν έμπορίαν έξάξουσιν. δπου γὰρ ἄν πωλωσιν αὐτό παν-ταχοῦ τοῦ ἀρχαίου λαμβάνουσι. K. F. Hermann, Griech. Privatalterthümer, § 47, 17=p. 451 ed. Blümner. S.]

24. τόσον και τόσον ' Comes to so much, namely thirty-nine minas twenty drachms, which he does not here specify, because it is mentioned immediately after.' Penrose. Kennedy translates, 'and the whole sum is the amount of the two; 'which is the literal sense. [Cf. Or. 57 § 29, έτη τόσα καὶ τόσα Hesych. ή τοσαύτα. S.]

25. αντί δισχιλίων, κ.τ.λ.] Ιηstead of the sum he really owed. — τριάκοντα κ.τ.λ., the sum he pretended to have paid in staters, not including the interest. (He here expresses it not as 33 minae, but as 30 minae

300 drachmae, &c.)

μνᾶς καὶ τριακοσίας καὶ έξήκοντα ἀποτίνειν προείλετ' αν, καὶ τόκον πεντακοσίας δραχμας καὶ έξήκοντα δανεισάμενος, ας φησιν ἀποδεδωκέναι Φορμίων
Λάμπιδι, τρισχιλίας ἐννακοσίας εἴκοσιν; ἐξὸν δ'
αὐτῷ ἀμφοτερόπλουν ᾿Αθήνησιν ἀποδοῦναι τὸ ἀργνριον, ἐν Βοσπόρῳ ἀπέδωκε τρισὶ καὶ δέκα μναῖς
λ26 πλέον; καὶ τοῖς μὲν τὰ ἐτερόπλοα δανείσασι μόλις
τὰρχαῖα ἀποδέδωκας, οἱ συνέπλευσάν σοι καὶ προσήδρευον τούτῳ δὲ τῷ μὴ παρόντι οὐ μόνον τὰρχαῖα

h έξήκοντα, δανεισάμενος ά φησιν Z.

i ἀποδέδωκε Ζ.

δανεισάμενος] 'As having borrowed it at the interest on land,' i.e. the τόκος was added because he had to borrow it.

τρισχιλίας ἐννακοσίας εἴκοσι] It will be observed that the interest (560 dr.) on the sum borrowed in the Bosporus, though really due to the lender, is here unfairly reckoned with the amount paid to Lampis as agent of Chrysippus. See A. Schaefer, Dem. u. s. Zeit, 111 2, 306. S.]

 $\dot{\epsilon} \xi \dot{\delta} \nu \delta' \alpha \dot{\nu} \tau \hat{\omega}, \kappa.\tau.\lambda.$ 'And when he might have paid the money back at Athens after the double voyage, are we to believe that he paid it in the Bosporus (i.e. as έτερόπλους), and too much by 13 minae?' For he said he had paid 3920 instead of 2600, which is too much by 1320; or 13 minae 20 dr. In the reckoning by a round sum, he omits the 20 dr. See on Or. 37 § 50. For πλέον τρισί, 'more by three,' compare Thuc. I 36 fin., έξετε πρός αὐτοὺς πλείοισι ναυσί ταις ήμετέραις άγωνίζεσθαι, i.e. 'with a fleet the larger by the accession of our (the Corcyrean) ships.' (Arnold here wrongly reads ὑμετέραις, and Shilleto renders it ' with a larger navy even ours).'

[If Phormio's loan of 1000 dr. from Lampis (§ 6 fin.) was at the same interest as the 2000 dr. from Chrysippus (§ 23 init.) he would owe Lampis exactly 1300 dr. or 13 minae. It is therefore open to Phormio to reply that the alleged overpayment included the sum due to the skipper himself. S.]

§ 26. Another improbability. You found it difficult to pay the loan on the outer voyage only; and yet you pretend to have paid before the full time, and when there was no pressure on you for payment, the principal and the interest, and the penalty besides, when you were not bound to pay that at all.

προσήδρευον] Who kept close to you, and watched your proceedings. Cf. Lacrit. § 29, τούτοις προσημέν καὶ ἄμ' ἐσκοποῦμέν κ.τ.λ.

τῷ μὴ παρόντι] Logically, τῷ οὐ παρόντι is more correct; but there is a tendency to say ὁ μὴ παρῶν, because the formula generally refers to some indetinite person. Conversely, in Eur. Suppl. 227, θεὸς τοῦς τοῦ νοσοῦντος πήμασιν διώλεσε τὸν οὐ νοσοῦντα, we might have looked

915 καὶ τοὺς τόκους ἀπεδίδους, ἀλλὰ καὶ τὰ ἐπιτίμια τὰ ἐκ τῆς συγγραφῆς ἀπέτινες, οὐδεμιᾶς σοι ἀνάγκης οὕσης; κἀκείνους μὲν οὐκ ἐδεδίεις, οἷς αἱ συγγραφαὶ 27 ἐν Βοσπόρω τὴν πρᾶξιν ἐδίδοσαν τοῦ δανείου τούτου δὲ φὴς φροντίζειν, ὃν ἐξ ἀρχῆς ἐθθὺς ἠδίκεις οὐκ ἐνθέμενος τὰ χρήματ εἰς τὴν ναῦν κατὰ τὴν συγγραφὴν ᾿Αθήνηθεν; καὶ νῦν μὲν εἰς τὸ ἐμπόριον ἥκων, οῦ τὸ συμβόλαιον ἐγένετο, οὐκ ὀκνεῖς ἀποστερεῖν τὸν δανείσαντα ἐν Βοσπόρω δὲ πλείω τῶν δικαίων φὴς ποιεῖν, οῦ δίκην οὐκ ἔμελλες δώσειν; καὶ οἱ μὲν ἄλλοι 28

1 + ωs φησιν Z.

for τὸν μὴ, yet here there is a kind of attraction to what next follows, κοὐδὲν ἢδικηκότα. See on Or. 37 § 28, ἐμοὶ τῷ μὴ παρόντι, and ibid. § 25, and 57.

p. 915. καὶ τὰ ἐπιτίμια] He appears to call the 1320 drachms overpaid 'the penalty,' not in serious earnest, since it was not likely the sums would agree exactly. Phormio had incurred the penalty by not putting the goods on board as security; but no necessity was laid on him at the time for paying it. The amount mentioned in § 33 as a penalty for not shipping the goods according to the contract, is 5000 drachms, the risk being greater if there was no cargo.

27. κάκείνους] The lenders of the money on the έτερόπλους

agreement.

οὐκ ἐδεδlεις] Phormio had paid these (at least the ἀρχαῖον, though not perhaps the interest, § 26), but μόλις, perhaps after being 'dunned' and threatened. Cf. Or. 37 § 38, καὶ ταῦτ' ἀπειληφότι γλίσχρως καὶ μόλις παρὰ τούτου. The sense is, 'it was more likely that you would have been afraid of them, than that

you would have had such special care for Chrysippus, whom you had wronged before you left the harbour.'— $\pi\rho\tilde{a}\xi w$, the right to enforce payment, by seizing

your goods.

καl νῦν κ.τ.λ.] Further arguments ἐκ τῶν εἰκότων. 'At Athens, where the compact was made (and therefore where you can be sued at law), you don't scruple to defraud the lender, while in the Bosporus, where you were not likely to be sued, you pretend to have paid more than was due.' There is an assumption here of fraudulent intention in οὐκ ὁκνεῖs ἀποστερεῖν, which is hardly fair.

28. κal ol $\mu \dot{e}\nu$ ähhol] 'Most people, who borrow for the outward voyage, on leaving their places of business, take care to have plenty of witnesses present, and call on them to attest that the lender is risking his money on the voyage just going to commence ($\tilde{\eta}\delta\eta$). And yet you rely (lit. lean) on a single witness, and that too one who has taken part in the wrong (Lampis); you did not make my slave nor my partner witnesses

πάντες οἱ τὰ ἐτερόπλοα^k δανειζόμενοι, ὅταν ἀποστέλλωνται έκ των έμπορίων, πολλούς παρίστανται, έπιμαρτυρόμενοι ότι τὰ χρήματα ήδη κινδυνεύεται τῶ δανείσαντι συ δ' ένι σκήπτει μάρτυρι αυτώ τώ συναδικοθντι, καλ οὔτε τὸν παίδα τὸν ημέτερον παρέλαβες έν Βοσπόρω όντα ούτε τον κοινωνον, οὐδὲ τὰς έπιστολάς ἀπέδωκας αὐτοῖς, ᾶς ἡμεῖς ἐπεθήκαμεν, ἐν αίς εγέγραπτο παρακολουθείν σοι, οίς αν πράττης; 29 καίτοι, ὦ ἄνδρες δικασταὶ, τί οὐκ αν πράξειεν ὁ τοιοῦτος, όστις γράμματα λαβών μη αποδέδωκεν όρθως καὶ δικαίως; η πως ου φανερόν έστιν ύμιν το τούτου κακούργημα έξ αὐτῶν ὧν ἔπραττεν; καίτοι, ὧ γῆ καὶ θεοὶ, προσηκέ γε τοσούτο χρυσίον ἀποδιδόντα, καὶ πλέον" τοῦ δανείσματος, περιβόητον ποιείν ἐν τῷ ἐμπορίω, καὶ παρακαλείν πάντας άνθρώπους, πρώτον δε τον παίδα 30 του τούτου καὶ του κοινωνόν ἴστε γάρ δήπου πάντες ότι δανείζονται μεν μετ' ολίγων μαρτύρων, όταν δ'

> ^k ἀμφοτερόπλοα Bekk. 1824. ^m σκήπτη Ζ.

δè Bekk. 1824.
 πλεῖον Ζ.

of the payment in the Bosporus, nor deliver the letters to them with which we charged you, and in which a written order had been given that they were to follow you closely in whatever matter you might happen to be engaged. — τὸν παῖδα τὸν ἡμέτερον, called τὸν τούτου in § 29, see sup. § 4.

έπιστολάς... ἐπεθήκαμεν] Harpoer. S. V. ἐπιθέτους ἑορτάς ·... λέγειν γὰρ ἦν εἰθισμένου ἐπέθη κεν ἐπιστολήν ἀντὶ τοῦ παρέδωκεν, ὡς Δημοσθένης ἐν τῷ ὑπὲρ Χρυσίππου πρὸς τὴν Φορμίωνος παραγραφήν. Id. B. V. ἀντεπιτίθησιν: ἀντὶ τοῦ ἀντεπιστέλλει Ἰσαῖος ἐν τῷ πρὸς Καλλιπίδην. S.]

29. ὅστις— μη ἀποδέδωκεν] qui non dederit.

προσῆκέ γε] Irony: 'Surely, when he was paying back so large a sum of money, and even more than he had borrowed, he ought to have had it talked about on the Mart, and to have invited all men to witness the act, but above all the servant and partner of Chrysippus' (sup. 8.8).

§ 30. Continued irony: 'men don't get more witnesses than is necessary to see that they borrow, but as many as they can to see that they pay, and that their honesty and respectability in their dealings may be talked about. How then was it that you acted so differently in the matter of your pretended payment?'

αποδιδώσι, πολλούς παρίστανται μάρτυρας, ίν' έπιει-016 κείς δοκώσιν είναι περί τὰ συμβόλαια. σοὶ δ' ἀποδιδόντι τό τε δάνειον καὶ τοὺς τόκους άμφοτέρους, έτεροπλόφ τῷ ἀργυρίω κεχρημένω, καὶ προστιθέντι ἐτέρας τρείς και δέκα μυᾶς, πῶς οὐχὶ πολλούς ἦν παραληπτέον μάρτυρας; καὶ εἰ τοῦτ' ἔπραξας, οὐδ' ἀν εἶς σοῦ μᾶλλον τῶν πλεόντων ἐθαυμάζετο. σὐ δ' ἀντὶ 31 τοῦ πολλοὺς μάρτυρας τούτων ποιείσθαι πάντας ανθρώπους λανθάνειν έπειρω, ώσπερ άδικων τι. καὶ εί μεν έμοι τω δανείσαντι απεδίδους, οὐδεν έδει μαρτύρων την γάρ συγγραφην ανελόμενος απήλλαξο αν

τους τόκους αμφοτέρους] 'The interest on both voyages, though you had used the money only for the outer voyage,' and so might have employed it in some other investment till your return to Athens.

και ει τοῦτ' κ.τ.λ.] 'And, if you had acted so,' viz. had secured many witnesses, 'no one of the trading merchants would have been more looked up to (for honesty) than you.' The indefinite πλείν and of πλέοντες for 'trading' and 'traders' is to be noticed. So Ar. Pax 341, ήδη γαρ έξέσται τόθ' ύμιν πλείν, μένειν, οίκοι καθεύδειν. Plat. Gorg. p. 467 D, οι πλέοντές τε καὶ τὸν ἄλλον χρηματισμὸν χρηματιζόμενοι. Dem. Or. 37 \$ 54, όστις δὲ είργασται μὲν ώσπερ έγω πλέων και κινδυνεύων.

31. σὐ δὲ, κ.τ.λ.] 'Whereas you, instead of making many persons witnesses of these acts, did all you could to escape observation! One would almost think you were doing something dishonest.' The satire is very keen, and must have been effective as an answer to Phor-

mio's pretences.

 $\ell\mu$ ol] 'To me in person,' not to an agent, and for me. In that case, he says, you would have got the bond cancelled, and so have been rid of the liability at once. 'But, paying as you say you did, to an agent, at a distance, when the contract was with me and not with Lampis, and when the risk of a voyage was at hand, it seems that you never asked any one to be your witness; either slave or free.' It does not appear from all this that a witness of the payment to an agent was legally necessary. A receipt of some kind would have been enough, probably. But Phormio appears to have thought that his bare assertion would be accepted by the court.

ἀνελόμενος] Lit. 'taking up (or 'getting back,' Mr Mayor p. 242) the bond deposited against you.' Kennedy translates, 'you would have taken up the agreement and got rid of the obligation. The active in the sense of 'destroying,' 'cancelling,' occurs in § 33, και τοῦτ' ἀνηρηκώς αὐτός. Ιη Or. 48 § 46, we read ἐχρῆν

τοῦ συμβολαίου νῦν δ' οὐκ ἐμοὶ, ἀλλ' ἐτέρω ὑπὲρ έμου ἀποδιδούς, καὶ οὐκ 'Αθήνησιν, ἀλλ' ἐν Βοσπόρω, καὶ τῆς συγγραφῆς σοι κειμένης 'Αθήνησι καὶ πρὸς έμε, καὶ ὧ τὸ χρυσίον ἀπεδίδους ὄντος θνητοῦ καὶ πέλαγος τοσούτον μέλλοντος πλείν, μάρτυρα οὐδέν 32 έποιήσω, οὔτε δοῦλον οὕτ' ἐλεύθερον. ή γὰρ συγγραφή με, φησί, τω ναυκλήρω εκέλευεν αποδούναι το χρυσίον. μάρτυρας δέ τοι° οὐκ ἐκώλυε παρακαλεῖν, οὐδὲ τὰς έπιστολάς αποδούναι. και οίδε μεν πρός σε δύο συγγραφάς εποιήσαντο ύπερ του συμβολαίου, ώς αν οί μάλιστ' απιστοθυτες σθ δε μόνος μόνω φης δοθναι ° γ' Bekk. 1824.

γάρ αὐτὸν—παραλαβόντα πολλούς μάρτυρας άξιοῦν ἀναιρεῖσθαι τὰς συνθήκας παρά τοῦ 'Ανδροκλείδου. And Or. 33 § 12, έναντίον πολλών μαρτύρων τὰς συγγραφὰς ἀνειλόμεθα.

32. $\tau \hat{\omega}$ ναυκλήρω] There seems to have been a clause in the bond to the effect that, if Phormio should be detained in the Bosporus, he should pay the money to the skipper; or, as Kennedy suggests, that he should have the option of so paying it if he did not choose

to ship the goods.

οίδε The partners here present. This is certainly obscure. The speech commences in the plural, δίκαια δεησόμεθα, &c., but in § 6 Chrysippus speaks for himself, ἐγω γάρ, κ.τ.λ., and in § 21 the other partner, who is supposed to be still addressing the court. It would seem therefore that several were concerned in the loan to Phormio; for no account is here taken of the ἐπιδανεισμοί. Again, the δύο συγγραφάς is obscure. Penrose thinks it only means that two copies were made. It

is evidently spoken of as an additional security; and perhaps it means that each of the principal partners had his own bond against Phormio.

ώς αν, κ.τ.λ.] Supply δράσαιεν. So Mid. p. 519 § 14, και θόρυβον καί κρότον τοιούτον ώς αν έπαινούντές τε καὶ συνησθέντες ἐποιήσατε. Thue. I 33, ώς αν μάλιστα μετ' ἀειμνήστου μαρτυρίου την χάριν καταθήσεσθε (καταθείσθε and καταθήσθε are mistakes resulting from ignorance of the

μόνος μόνω] A forcible and idiomatic collocation (like πολλά πολλοίς, πάσι πάντως, &c.); oftener found in such contexts than the simple ubvos. [As an instance of the former we have De Cor. p. 273, $1 \tau \hat{\omega}$ ύπο των πολεμίων πεμφθέντι μόνος μόνω συνήει, of the latter Fals. Leg. p. 430, 22, οὐδαμοῦ μόνους έντυγχάνειν Φιλίππω which Cobet (Variae Lectiones, p. 112) would alter into μόνους μόνφ. Mr Shilleto however quotes passages from the poets which do not admit of such alteration, e.g. Ar. Pax 660, ή δ' άλλά πρός σέ

τω ναυκλήρω το χρυσίον, είδως κατά σου κειμένην 'Αθήνησι συγγραφήν πρός τοῦτον^p.

Λέγει δ' ώς ή συγγραφή σωθείσης της νεώς αὐ-33 τὸν ἀποδοῦναι κελεύει τὰ χρήματα. καὶ γὰρ ἐνθέσθαι τάγοράσματα είς την ναθν κελεύει σε, εί δε μη, πεντακισχιλίας δραχμάς ἀποτίνειν. σὺ δὲ τοῦτο μὲν της συγγραφης ου λαμβάνεις, παραβεβηκώς δ' εὐθύς 917 έξ άρχης καὶ τὰ χρήματα οὐκ ἐνθέμενος ἀμφισβητεῖς πρὸς εν ρημα των εν τη συγγραφη, καὶ τοῦτ' ἀνηρηκώς αὐτός. ὁπότε γὰρ ἐν τῷ Βοσπόρω φὴς μὴ τὰ

P The Zürich editors (and A. Schaefer) here mark another break. 'Post hanc paragraphum Chrysippum (cf. § 35, 4 ἐμὲ) denuo loqui videri notavimus.'

σμικρον είπάτω μόνον (√. Journ. of Class. and Sacred Philol. vol. 4, p. 310). S.]-κατὰ σοῦ, i.e. αλλ' οὐ κατὰ Λάμπιδος. πρός τοῦτον, with Chrysippus.

§§ 33-5. Phormio pleads, as a bar to the suit, that the payment was conditional, and not binding on him if the ship should be wrecked. The reply is, that this non-payment is again conditional on the goods being put on board, which was not done. Therefore the actual wreck is no

release from liability.

σωθείσης της νεώς] Emphatic, as the condition of ἀποδοθναι. Or. 32 Zenothem. § 5, οὐσῶν τῶν συγγραφῶν ὧσπερ ελώθασιν ἄπασαι, σωθείσης τής νεώς ἀποδοθναι τὰ χρήματα. Or. 56 Dionysid. § 31.—καλ γάρ, $\kappa.\tau.\lambda$. 'very true; for it bids you,' &c. πεντακισχιλίας, a very heavy ἐπιτίμιον (§ 26), and nearly double the amount due with interest (2600 dr., § 23). Kennedy thinks this was the penalty to which Phormio was bound, in case he neither shipped the

goods at Bosporus nor paid the stipulated sum to Lampis. This he accounts for by the increased risk incurred by the lenders through the doubtful respectability of Lampis, who though he resided at Athens was a foreigner by extraction.—Hesychius: άγοράσματα " ώνια.

σὺ δὲ, κ.τ.λ.] You take exception to, or do not admit, this clause, viz. ordering you to ship the goods, and yet found an objection to my claims on the phrase $\sigma\omega\theta\epsilon l\sigma\eta s \tau \eta s \nu\epsilon \omega s$, though you have yourself made the phrase null and void by not shipping the goods from the Bosporus. Of course, the exemption from payment in the event of a wreck depended solely, in equity, on the heavy loss of the borrower's goods.

όπότε γὰρ, κ.τ.λ.] Dum dicis, &c. A conditional and idiomatic use of $\delta\pi\delta\tau\epsilon$, when time is not considered, but simply the allegation of a fact. (Some examples are given in the note on Aesch. Suppl. 1030.) So

χρήματ' ἐνθέσθαι εἰς τὴν ναῦν, ἀλλὰ τὸ χρυσίον τῷ ναυκλήρῷ ἀποδοῦναι, τί ἔτι περὶ τῆς νεῶς διαλέγει ^α; οὐ γὰρ μετέσχηκας τοῦ κινδύνου διὰ τὸ μηδὲν ἐν-34 θέσθαι. καὶ τὸ μὲν πρῶτον, ὧ ἄνδρες 'Αθηναῖοι, ὥρμησεν ἐπὶ ταύτην τὴν σκῆψιν, ὡς ἐντεθειμένος τὰ χρήματα εἰς τὴν ναῦν' ἐπειδὴ δὲ τοῦτο ἐκ πολλῶν ἔμελλεν ἐλεγχθήσεσθαι^τ ψευδόμενος, ἔκ τε τῆς ἀπογραφῆς τῆς ἐν Βοσπόρῷ παρὰ τοῖς ἐλλιμενισταῖς καὶ ὑπὸ τῶν ἐν τῷ ἐμπορίῷ ἐπιδημούντων κατὰ τὸν αὐτὸν χρόνον, τηνικαῦτα μεταβαλλόμενος συνίσταται μετὰ τοῦ Λάμπιδος καὶ φησὶν ἐκείνῷ τὸ χρυσίον ἀποδεδω-35 κέναι, ἐφόδιον μὲν λαβῶν τὸ τὴν συγγραφὴν κελεύειν, οὐκ ἂν ἡγούμενος δ' ἡμᾶς εὐπόρως ἐξελέγξαι ὅσα μόνοι

q -η Z. r έξ- Z.

ὅπου is used inf. § 45. Or. 41 § 25 (πρὸς Σπουδ.), ὁπότε γὰρ καὶ νόμους ἔχω παρέχεσθαι,—τὶ δεῖ μακρῶν ἔτι λόγων; Compare also Or. 56 § 13, and ὁπηνίκα in Mid. p. 527, § 42. Xen. Conviv. II § 12 οὕτοι τούς γε θεωμένους τάδε ἀντιλέξειν ἔτι δακτὸν, ὁπότε αὕτη καὶπερ γυνὴ οῦσα οὕτω τολμηρῶς εἰς τὰ ξἰφη ἴεται.

34. τὸ μὲν πρῶτον] 'The contract ordered him to put the goods on board, which he did once pretend to have done, only, knowing that he was sure to be detected, he changed his story and pretended that he paid the amount to Lampis in gold.' Penrose.—κρμησεν ἐπὶ, 'he thought to rely on,' 'he had recourse to.'

έλλιμενισταῖς] 'The harbourmasters,' who had to see that no vessel cleared out without paying duty. Cf. § 7.

μεταβαλλόμενος, κ.τ.λ.] 'Then

he changes his tack, conspires with Lampis to defraud me, and says he paid him in money.' Both words are emphatic; 'he no longer says he put the goods on board, but that he placed the amount in his hands to give to Chrysippus.'

έφόδιον] A support to his plea; σκηψιν, πρόφασιν. [For this rare metaphorical use of έφόδιον, cf. Hyperides Eux. col. xxxi 15, έφόδιον έαυτῷ εἰς τὸν ἀγῶνα τὸ ἐκείνης ὄνομα παρα-

φέρων. S.]

35. $ov \kappa$ av $i\gamma voi \mu evos$] i.e. $ov \kappa$ av, &c., 'thinking that we (here at Athens) would not find it easy to get to the truth respecting transactions that had passed between themselves alone.' Like $ov \phi \eta \mu l$, $ov \delta o\kappa \omega$ &c., $ov \chi i\gamma voi \mu av$ means 'I think not,' and the av follows the $ov \kappa$ by the usual attraction, though its force is exerted on ev k voi k

πρὸς αύτοὺς αὐτοὶ πράξειαν. καὶ ὁ Λάμπις, ὅσα μὲν εἶπε πρὸς ἐμὲ πρὶν ὑπὸ τούτου διαφθαρῆναι, οὐκ ἐντὸς ὢν αύτοῦ φησιν εἰπεῖν ἐπειδὴ δὲ τὸ χρυσίον τοὐμὸν ἐμερίσατο, τότ's ἐντὸς εἶναί φησιν αύτοῦ καὶ πάντ' ἀκριβῶς μνημονεύειν.

Εἰ μὰν οὖν, ὦ ἄνδρες δικασταὶ, ἐμοῦ μόνου κατε- 36 φρόνει Λάμπις, οὐδὰν ἂν ἦν θαυμαστόν νῦν δὰ πολλῷ δεινότερα τούτου πέπρακται αὐτῷ πρὸς πάντας ὑμᾶς. κήρυγμα γὰρ ποιησαμένου Παιρισάδου ἐὐ Βοσπόρῳ, ἐάν τις βούληται ᾿Αθήναζε εἰς τὸ ᾿Αττικὸν ἐμπόριον σιτηγεῖν, ἀτελῆ τὸν σῖτον ἐξάγειν, ἐπιδημῶν ἐν τῷ

s τότε Z.

t Παρεισάδου Ζ.

οὐκ ἐντὸς ῶν] See § 20 and $\mathring{v}\pi o\theta$. 1. 28 n.

έμερίσατο] See § 18.—μνημονεύειν, like the convenient memory of Strepsiades in Ar. Nub. 485, έὰν δ' ὁφείλω, σχέτλιος, ἐπιλήσμων πάνυ.

§ 36. The conduct of Phormio has been such that the public have been wronged as well as myself. He has fraudulently availed himself of the remission of the corn-duty to convey corn from the Pontus to Macedonia.

πέπρακται αὐτῷ πρὸς πάντας]
The usual construction with
this passive perfect (or aorist).
It is a very common use with
Demosthenes.

κήρυγμα γὰρ— ἐξάγειν] In the speech against the law of Leptines for abolishing ἀτέλεια, or exemption from taxes and burdensome duties in reward for important services to the state, Demosthenes dwells at length on the benefits conferred on Athens by Leucon king of Bosporus, who had himself received this ἀτέλεια with the citizenship, and had signally assisted the Athenian

importation of the corn of the Euxine by exempting from tolls all vessels bound for Athens, and by giving public notice that they should be freighted before all others. (Lept. p. 466 § 31, τὸν Λεύκωνα τοῖς ἄγουσιν 'Αθήναζε ἀτέλειαν δεδωκέναι και κηρύττειν πρώτους γεμίζεσθαι τοὺς ώς ημας πλέοντας.) Leucon after reigning from 393 to 353 B.C. was succeeded by his son Spartacus, who after a short reign was succeeded in 348 B.C. by his son Paerisades who in the present passage is described as granting a privilege to the Athenian corn-trade (ἀτελή τὸν σῖτον έξάγειν) similar to that which had been granted by his grandfather Leucon. It appears that, by a proposal of Demosthenes, a bronze statue was set up in his honour in the market-place of Athens (Deinarchus 1 43 p. 95). His reign ended in 310 B.C. S.] Παιρισάδου] See § 8 n.

έπιδημῶν, κ.τ.λ.] 'Lampis happening then to be in the Bosporus, took to exporting corn, and got the remission of duty in the name of the state.

Βοσπόρω ὁ Λάμπις ἔλαβε τὴν ἐξαγωγὴν τοῦ σίτου καὶ τὴν ἀτέλειαν ἐπὶ τῷ τῆς πόλεως ὀνόματι, γεμίσας δὲ ναῦν μεγάλην σίτου ἐκόμισεν εἰς ᾿Λκανθον κἀκεῖ 918 διέθετο προσκοινωνήσας τούτω ἀπὸ τῶν ἡμετέρων 37 χρημάτων. καὶ ταῦτ᾽ ἔπραξεν, ὦ ἄνδρες δικασταὶ, οἰκῶν μὲν ᾿Λθήνησιν, οἴσης δ᾽ αὐτῷ γυναικὸς ἐνθάδε καὶ παίδων, τῶν δὲ νόμων τὰ ἔσχατα ἐπιτίμια προτεθεικότων, εἴ τις οἰκῶν ᾿Αθήνησιν ἄλλοσέ ποι Ἦσιτηγήσειεν ἢ εἰς τὸ ᾿Αττικὸν ἐμπόριον, ἔτι δ᾽ ἐν τοιούτω καιρῷ ἐν ῷ ὑμῶν οἱ μὲν ἐν τῷ ἄστει οἰκοῦντες διεμε-

" ἄλλοθί που Bekk. 1824.

And so he loaded a large ship with corn, but took it to Acanthus (in Chalcidice) and there disposed of it, having entered into a partnership with Phormio, and that though the money they traded with was mine.' He regards it as an aggravation of the offence, that the money of an Athenian citizen was used for a contraband transaction.— See Bocckh, P. Econ. p. 85 (ed. 2 of trans. by G. C. Lewis [=p. 118 of Lamb's trans. of ed. 2].

čλαβε] This verb is adapted to τὴν ἀτέλειαν rather than to τὴν ἐξαγωγήν. In Lept.p. 466 § 31 the orator remarks that Athens depended more than any other state on its importation of corn, πλείστω τῶν πάντων ἀνθρώπων ἡμεῖς ἐπεισάκτω σίτω χρώμεθα.

§ 37. Further aggravations of the offence. He, Lampis, was an Athenian citizen, and the time was one of special scarcity, so that every cargo that could be had, was wanted at Athens.

οὖσης, κ.τ.λ.] The definition of an ἀστὸς seems to be the having an οἶκος (i.e. not merely an οἰκία, but a family) resident in Attica. Perhaps, however,

the mere residence was pressed by the law, $olk\hat{\omega}\nu$ ' $\Lambda\partial\eta\nu\eta\sigma\iota\nu$, since of course a citizen did not cease to be so by residing elsewhere for a time.

τῶν νόμων—ἐμπόριον] Cf. Or. 35 § 50, Lycurgus adv. Leocratem 27, οἱ ὑμέτεροι νόμοι τὰς ἐσχάτας τιμωρίας ὀρίζουσιν, ἐάν τις ᾿Αθηναίων ἄλλοσέ ποι σιτηγήση ἢ ὡς ὑμᾶς, cf. Or. 58 § 12 πλεύσαντα δικαίως οἱ προσῆκεν,

and 56 § 6. S.]

διεμετρούντο] 'Were having measured out to them their barley-meal in the Odeum, while those in the Peiraeus (a δημος, contrasted with to aotu) were getting their loaves by pennyworths at a time in the arsenal and at the long warehouse, and having their barley-meal doled out to them at a gallon a-piece, and nearly trampled to death in the crush.' A curious picture of corn at famine price. Arnold Schaefer places this time of high prices in the period between 330 and 326 B.C. when Demosthenes was σιτώνης. Dem. u. s. Zeit III p. 268-271, III 2, p. 300, 339. Cf. Blass, Att. Ber., III 516. S.]

τροῦντο τὰ ἄλφιτα ἐν τῷ ῷδείῳ, οἱ δ' ἐν τῷ Πειραιεῖ ἐν τῷ νεωρίῳ ἐλάμβανον κατ' ὀβολὸν τοὺς ἄρτους καὶ ἐπὶ τῆς μακρᾶς στοᾶς, τὰ ἄλφιτα καθ' ἡμίεκτον μετρούμενοι καὶ καταπατούμενοι. καὶ ὅτι ἀληθῆ λέγω, λαβέ μοι τήν τε μαρτυρίαν καὶ τὸν νόμον.

ΜΑΡΤΥΡΙΑ. ΝΟΜΟΣ.

Φορμίων τοίνυν τούτω χρώμενος κοινωνώ καὶ 38 μάρτυρι οἴεται δεῖν ἀποστερῆσαι τὰ χρήμαθ' ήμᾶς, οἵ γε σιτηγοῦντες διατετελέκαμεν εἰς τὸ ὑμέτερον ἐμπόριον, καὶ τριῶν ἤδη καιρῶν κατειληφότων τὴν πόλιν ἐν οἶς ὑμεῖς τοὺς χρησίμους τῷ δήμῳ ἐξητάζετε,

^ν διελάμβανον Ζ cum Σ. έλάμβανον Bekker. ^Ψ στοας τὰ ἄλφιτα, Ζ.

έν τῷ ψδείψ] The Odeum [of Pericles] was a music school or minor theatre, lying just to the east of the great theatre under the Acropolis, and sometimes (Ar. Vesp. 1109) used as a law court, and the present passage shows that it was made generally useful. [Or. 59 § 52 λαχόντος δίκην σίτου εἰς ψδεῖον and Pollux VIII 33. Cf. Bekker's Aneed. 317 ψδεῖον θέατρον Αθήνησιν, δ πεποίηκε Περικλῆς εἰς τὸ ἐπιδείκνυσθαι τοὺς μουσικούς ἐν ῷ καὶ δικαστήριον ἦν σίτου καὶ ἄλφιτα διεμετρεῖτο ἐκεῖ. S.]

The μακρὰ στοὰ seems to have been a cornstore. It is mentioned in Ar. Ach. 548, as in a state of activity during preparation for war, στοᾶς στεναχούσης, σιτίων μετρουμένων. [Schol. τῆς λεγομένης ἀλφιτοπώλιδος ῆν ῷκοδόμησε Περικλῆς ὅπου καὶ σῖτος ἐπέκειτο τῆς πόλεως. ἦν δὲ περὶ τὸν Πειραιᾶ. Leake (Athens, I p. 382) appears to distinguish between the μακρὰ στοὰ of the Peiraeus and the στ. ἀλφιτοπῶλις or meal-bazaar. See Thuc. viii 90 § 6, and cf.

Pausan. I § 3 (of the Peiraeus) ἔστι δὲ τῆς στοᾶς τῆς μακρᾶς ἔνθα καθέστηκεν ἀγορὰ τοῖς ἐπὶ θαλάσσης. It is clear that it was not, as Mr Penrose thought, in the city, apparently confounding it with the μακρὰ στοὰ in the quarter called Melite (Scholiast on Ar. Aves 998). There were many στοαὶ, like the porticos at Rome. See Boeckh, P. E. p. 88, = pp. 83, 121 trans. Lamb. S.]

καθ' ἡμίεκτον] a medimnus held 48 choenices, so that 8 choenices were a sixth, and 4 choenices a half-sixth. Hence the joke in Ar. Nub. 645, περίδοῦ νῦν ἐμοὶ, εἰ μὴ τετράμετρόν ἐστιν ἡμιεκτέον.

§§ 38, 9. Phormio, in collusion with this fellow, thinks to rob us, who on the contrary have not ceased to import corn into your mart during all these hard times.

or $\gamma \epsilon$ The same nearly as or $\gamma \epsilon$, 'yes, us, who have,' &c.

 $\dot{\epsilon}\xi\eta\tau\dot{\alpha}\dot{\xi}\epsilon\tau\dot{\epsilon}$] 'Put to the test,' as in the common phrase $\dot{\epsilon}\xi\epsilon\tau\dot{\alpha}$ - $\dot{\xi}\epsilon\sigma\theta\alpha\iota$ $\phi\dot{\iota}\lambda$ os.

οὐδενὸς τούτων ἀπολελείμμεθα, ἀλλ' ὅτε μὲν εἰς Θήβας ᾿Αλέξανδρος παρήει, ἐπεδώκαμεν ὑμῖν τάλαν39 τον ἀργυρίου, ὅτε δ' ὁ σῖτος ἐπετιμήθη πρότερον καὶ ἐγένετο ἑκκαίδεκα δραχμῶν, εἰσαγαγόντες πλείους ἡ μυρίους μεδίμνους πυρῶν διεμετρήσαμεν ὑμῖν τῆς

άπολελείμμεθα] 'We have been defaulters in none of these.' 'Αλέξανδρος παρήει] On the murder of his father Philip, Alexander ascended the throne at the early age of 20, and one of his first expeditions was against Thebes, which had taken an active part against him, but submitted on his approach. The meaning of the phrase probably is 'entered Thebes.' It is hard to see how it means 'advanced against,' which is the ordinary rendering. Mr Mayor (p. 243) gives the literal sense 'was marching along to Thebes,' and Shilleto renders οὐκ ἔνεστι παρελθείν in De Fals. Leg. p. 367 fin., 'it is not in his power to accomplish the pass,' and just before $\pi \alpha \rho \hat{\eta} \lambda \theta \epsilon \nu$, 'marched through,' 'marched up near the place.' It sim-ply means, 'entered Phocis.' Xen. Conviv. I § 7, ol δè καl λουσάμενοι παρηλθον, i.e. came in, or came forward to join the rest in the house. Compare the use of παρελθείν, Or. 39 § 16, Thuc. 1 63, and so we have έσω πάρειμι in Eur. Hel. 451.—The date of this event, B.C. 335, is three years before this speech, which is one of the later ones. [The allusion to the period of scarcity (B.C. 330—326) in § 37 makes it probable that the speech was not delivered until B.C. 329 or even later. I. Hermann, Einleit. Bemerk, zu Dem, paragr, Reden.

έπεδώκαμεν] The ἐπίδοσις was a free gift or 'benevolence' made by a rich citizen through φιλοτιμία, or public spirit, at any time of urgent need. We can hardly say how far these presents were really voluntary. Considering the burden of the λειτουργίαι, we may wonder at so disinterested a patriotism if

[Boeckh, P. E. IV xvii p. 758 Lamb. Theophr. Char. 6 (23) έν τῆ σιτοδεία... ὡς πλείω ἢ πέντε τάλαντα γένοιτο αὐτῷ τὰ ἀναλώματα διδόντι τοῖς ἀπόροις τῶν πολιτῶν, where the very same period of famine is probably alluded to. A. Schaefer, Dem. u. s. Zeit III 269 n. S.]

there were no ulterior motives.

39. ἐπετιμήθη] 'When the price of corn was raised, and got up to 16 drachms (about 13 shillings) the medimnus.' As this was about one bushel and a half, the price does not seem so extravagantly high, unless indeed we take into account the very different value of money. Cf. Or. 50 § 6 (πρὸς ΙΙολυκλ.), ὀρῶντες ἐν τῷ ΙΙειραιεῖ τὸν σῖτον ἐπιτιμώμενον.

διεμετρήσαμεν] 'We measured it out to you at the average, or usual market-price.' This, Mr Penrose remarks, is at the rate of about a guinea a quarter, (less than half our average current prices. Notice the active as distinct from the middle διαμετρείσθαι.)

καθεστηκυίας τιμής, πέντε δραχμών τον μέδιμνον καὶ ταῦτα πάντες ἴστε ἐν τῷ πομπείῳ διαμετρούμενοι πέρυσι δ΄ εἰς τὴν σιτωνίαν τὴν ὑπὲρ τοῦ δήμου τάλαντον ὑμῖν ἐπεδώκαμεν ἐγώ τε καὶ ὁ ἀδελφός. καί μοι ἀνάγνωθι τούτων τὰς μαρτυρίας.

MAPTTPIAI.

919 'Αλλὰ μὴν εἴ γε δεῖ καὶ τοῦτοις τεκμαίρεσθαι, οὖκ 40 εἰκὸς ἦν ἐπιδιδόναι μὲν ἡμᾶς τοσαῦτα χρήματα, ἵνα παρ' ὑμῖν εὐδοξῶμεν, συκοφαντεῖν δὲ Φορμίωνα, ἵνα καὶ τὴν ὑπάρχουσαν ἐπιείκειαν ἀποβάλωμεν.

Δικαίως αν οὖν βοηθήσαιτε ήμῖν, ὦ ἄνδρες δικασταί ἐπέδειξα γὰρ ὑμῖν οὔτ' ἐξ ἀρχῆς τὰ φορτία ἐνθέμενον τοῦτον εἰς τὴν ναῦν ἀπάντων ὧν ἐδα-

πομπείω] The hall [near the Dipylum] in which the sacred vessels, dresses, &c. were kept for the use of the Panathenaic procession. [Leake, Athens, 1 p. 108 n., Boeckh, Public Economy, 1 121 trans. Lamb, Wordsworth's Athens and Attica XXII p. 145 ed. 1855. S.] In Androt. p. 615 § 61, the vessels and furniture themselves are called τὰ πομπεία.——ἴστε, 'you remember.'

πέρυσι] probably 327 B.C. The evidence of inscriptions connected with the Athenian navy proves that these contributions for the purchase of corn were made shortly before 326 (Seeurkunden xiiic 1 ff. referred to by Blass, Att. Ber. III 516). S.]

III 516). S.]
σιτωνίαν] The purchase of corn undertaken by the state in behalf of the people.

άδελφός] Probably to be identified with the partner of Chrysippus. Blass, Att. Ber. 111 517. S.]

§ 40. 'If o ur characters may be tested by such proofs, we were not likely to spend so much money for the sake of gaining credit, and then to bring an unjust action against Phormio for the mere purpose of losing that credit.' Again we have the favourite rhetorical argument from the elkóta of the case. See Plat. Phaedr. p. 266 fin., and 273 B.

ἐπιείκειαν] Our character for respectability. The και here means, '(not only not gain, but) lose even what we had.'

άπάντων ὧν ἐδανείσατο] He put on board only the goods sufficient to cover the actual value of the ἐπιδανεισμοί, § 7. The simple genitive is used in nearly all cases where equivalence of value is expressed. Thus τῶν ἐν Βοσπόρω πραθέντων apparently means that Phormio settled part of the claims with, or by the money obtained for, the goods sold. It might however be the genitive absolute, and

νείσατο 'Αθήνηθεν, τῶν τ' ἐν Βοσπόρω πραθέντων τοὺς τὰ ἐτερόπλοα δανείσαντας μόλις διαλύσαντα,

41 ἔτι δ' οὖτ' εὖποροῦντα οὔθ' οὕτως ὄντ' ἀβέλτερον ὅστ' ἀντὶ δισχιλίων καὶ ἑξακοσίων δραχμῶν τριάκοντα μνᾶς καὶ ἐννέα ἀποδοῦναι, πρός τε τούτοις, ὅτε ἀποδοῦναί φησι τὸ χρυσίον τῷ Λάμπιδι, οὕτε τὸν παῖδα παραλαβόντα τὸν ἐμὸν οὔτε τὸν κοινωνὸν ἐπιδημοῦντα ἐν Βοσπόρω. ἐμοὶ δὲ Λάμπις αὐτὸς μαρτυρῶν φαίνεται ὡς οὖκ ἀπείληφε τὸ χρυ-

42 σίον, πρὶν ὑπὸ τούτου διαφθαρῆναι. καίτοι εἰ καθ' εν εκαστον οὕτως ἐδείκνυε Φορμίων, οὐκ οἶδ' ὅπως αν ἄλλως ἄμεινον ἀπελογήσατο. ὑπὲρ δὲ τοῦ τὴν δίκην εἰσαγώγιμον εἶναι ὁ νόμος αὐτὸς διαμαρτύρεται,

shortly put for $\tau \hat{\omega} \nu \tau'$ ès Βόσπορον κομισθέντων èν Β. πραθέντων.

διαλύσαντα] Or. 37 § 12; 36 § 50; 30 § 8.

§ 41. 'Moreover, Phormio was not well off at the time, and not so foolish as to pay 3900 drachms (39 minae) instead of 2600; and if he had, he certainly would have taken my slave and partner as a witness.' For the sums here mentioned see § 25. 'The 20 drachms in addition are here omitted.

τὸν παίδα τὸν ἐμὸν] In § 8, it is Chrysippus who speaks of $τ \hat{\varphi}$ παιδι $τ \hat{\varphi}$ ἐμ $\hat{\varphi}$ και κοινων $\hat{\varphi}$ τινι. If the other partner is now speaking, they must be supposed to proceed on the maxim κοινὰ τὰ τῶν φίλων. In § 28 we have τὸν παίδα τὸν ἡμέτερον.

πρὶν ὑπὸ τούτου, κ.τ.λ.] This is to be construed with μαρτυρῶν φαίνεται. See § 18.

42. καίτοι, κ.τ.λ.] 'I have proved (ἐπέδειξα, § 40) every point thus clearly; (therefore Phormio is guilty;) and yet, if he had tried

to make his case out equally plainly, it would have been the best possible defence to the charge,' i.e. if the case had come on in the usual way, and he had not moved for a rule to set it aside. In fact, the defence would have been sufficient to secure an acquittal, and he need not have pleaded a bar to the suit at all. Cf. § 4, ol vónotάπολογείσθαι κελεύουσιν εύθυδικίαν είσιόντα, οὐ κατηγορείν τοῦ διώκοντος, i.e. οὐ παραγράφεσθαι. The prosecutor's object, as the next sentence shows, is to object to the παραγραφή, and to show that the suit can be and ought to be brought on. He seems to say that Phormio need not have moved for the rule, nor objected to the trial, if his case for the defence had been equally good.

ο νόμος αὐτὸς] The law itself is explicit, and no judge need give an opinion. [διαμαρτύρεται, lit. 'protests solemnly' (cf. obtestari),—here, by a rare metaphor, applied to 'the law.' S.]

κελεύων τὰς δίκας εἶναι τὰς ἐμπορικὰς τῶν συμβολαίων τῶν ᾿Αθήνησι καὶ εἰς τὸ ᾿Αθηναίων ἐμπόριον, καὶ οὐ μόνον τῶν ᾿Αθήνησιν, ἀλλὰ καὶ ὅσ᾽ ἂν γένηται ἕνεκα τοῦ πλοῦ τοῦ ᾿Αθήναζε. λαβὲ δή μοι τοὺς νόμους.

NOMOI.

΄ Ως μὲν τοίνυν γέγονέ μοι τὸ συμβόλαιον πρὸς 43 Φορμίων ' Αθήνησιν, οὐδ' αὐτοὶ ἔξαρνοί εἰσι, παραγράφονται δὲ ώς οὐκ εἰσαγώγιμον τὴν δίκην οὖσαν.

920 ἀλλ' εἰς ποῖον δικαστήριον εἰσέλθωμεν, ὦ ἄνδρες δικασταὶ, εἰ μὴ πρὸς ὑμᾶς, οὖπερ τὸ συμβόλαιον ἐποιησάμεθα; δεινὸν γὰρ ἂν εἴη, εἰ μὲν ἕνεκα τοῦ

κελεύων τὰς δίκας είναι, κ.τ.λ.] Possibly we should read κελεύων 'Αθήνησι τὰς δίκας είναι κ.τ.λ. The Ionic dative in -not is a remnant, perhaps, of an old Solonian law. If the text is right, it seems that we must supply εΙσαγωγίμους. 'The law says that mercantile actions about contracts made at Athens. or indeed anywhere else, if for the Athenian trade, shall be ad-missible.' Therefore, this suit is admissible, and it is no case for a παραγραφή. Or thus, perhaps: 'that the mercantile actions are those for contracts made,' &c. This would give a precise definition of έμπορικαλ δίκαι, in harmony with § 43.

§§ 43—5. The point and gist of Phormio's παραγραφη is not that he has acted rightly, but that the action cannot be tried here. Why, where can it be tried, if not here? Besides, by accepting the arbitration before Theodotus, they virtually admitted it could be tried. And if they say it can't, when the arbitrator expressly sent it to this court, what would they have said if he had dis-

missed the case altogether?

παραγράφονται τὴν δίκην] The original meaning seems to have been, 'they have a note made on the side (or back) of the suit, not admissible.' Otherwise, ὡς οὐκ οὖσαν must be taken for an accusative absolute.

δεινον γάρ, κ.τ.λ.] 'For it would be hard indeed, supposing I had been wronged in some matter relating to the voyage to Athens, that I should be able to get satisfaction from Phormio in your court; while, now the agreement between us has actually been made in your mart, these men should say that they will not be tried before you.' He thus refers to the two preceding clauses of the law TWV 'Αθήνησι και (των) ές τὸ 'Αθηναίων έμπόριον. The context seems to show, that either of these two conditions justifies a blkn έμπορική being brought. puts the case thus: a bargain made in Athens is more under the direct cognisance and protection of the jury than one for Athens, i.e. for trading to it.

πλοῦ τοῦ 'Αθήναζε ήδικούμην, είναι μοι παρ' ύμιν τὸ δίκαιον λαβείν παρά Φορμίωνος, ἐπειδή δὲ τὸ συμβόλαιον εν τῶ ὑμετέρω εμπορίω γέγονε, μη φάσκειν 44 παρ' ύμιν τούτους ύφέξειν την δίκην. και ότε μεν Θεοδότω την δίαιταν επετρέψαμεν, ωμολόγησαν είναι καθ' αύτων έμοι την δίκην είσαγωγιμον νυνι δέ τουναντίου λέγουσιν ών πρότερον αυτοί συγκεχωρήκασιν, ώς δέον παρά μεν τῷ Θεοδότω τῷ ἰσοτελεῖ ύποσχείν αὐτούς δίκην ἄνευ παραγραφής, ἐπειδή δὲ είς τὸ ᾿Αθηναίων δικαστήριον εἰσερχόμεθα, μηκέτ᾽ 45 είσαγώγιμον την δίκην είναι. ενθυμοῦμαι δ' έγωγε τί άν ποτε είς την παραγραφήν έγραψεν, εί ο Θεόδοτος άπέγνω της δίκης, όπου νῦν γνόντος τοῦ Θεοδότου απιέναι ήμας είς το δικαστήριον ου φησι την δίκην είναι είσαγώγιμον παρ' ύμιν, προς ούς έκεινος έγνω άπιέναι. πάθοιμι μέντἂν τὰ δεινότατα, εἰ οἱ μὲν νόμοι τῶν ᾿Αθήνησι συμβολαίων κελεύουσι τὰς δίκας είναι πρώς τούς θεσμοθέτας, ύμεις δ' απογνοίητε της δίκης όμωμοκότες κατά τους νόμους ψηφιείσθαι.

x om. Z.

44. $\dot{\omega}s \delta \dot{\epsilon}o\nu$] 'As if, forsooth, it was quite right that they should be tried before an obscure half-alien umpire, without pleading a bar to the suit, and then, when we rely on the justice and dignity of an Athenian jury, they should refuse to appear.' It is evident that there is some irony in $\dot{\delta}$ $\Theta \dot{\epsilon} \dot{\delta} \delta \sigma \tau \dot{\delta} \dot{\delta} \dot{\sigma} \sigma \tau \dot{\epsilon} \lambda \dot{\eta} \dot{s}$, conveyed by the double article.

45. ἐνθυμοῦμαι, κ.τ.λ.] 'For my part, I am trying to conceive what in the world he would have written in the demurrer, if Theodotus had acquitted him, and decided against me, when now, after that Theodotus has expressly sent us (decided that

we should go) into your court, he says the trial cannot be held before you, to whom that official told us to go.' The sense is, as Mr Penrose gives it, 'if his pretexts are so insolent and imperious now, what would they have been then?' For $\delta \pi \epsilon \gamma \nu \omega$ see § 21.

άπογνοίητε] i.e. were to acquit him by allowing the validity of

the παραγραφή.

§ 46. There is the fullest proof of the borrowing, while of the payment there is only the evidence of an interested witness. Lampis has contradicted himself; but of his two statements the former, and the true one, Τοῦ μὲν οὖν δανεῖσαι ἡμᾶς τὰ χρήματα αἴ τε συν- 46 θῆκαι καὶ αὐτὸς οὖτός ἐστι μάρτυς τοῦ δ' ἀποδεδωκέναι οὐδείς ἐστι μάρτυς ἔξω τοῦ Λάμπιδος τοῦ συναδικοῦντος. καὶ οὖτος μὲν εἰς ἐκεῖνον μόνον ἀναφέρει τὴν ἀπόδοσιν, ἐγὼ δ' εἴς τε τὸν Λάμπιν αὐτὸν καὶ τοὺς ἀκούσαντας αὐτοῦ ὕτι οὐκ ἔφη ἀπειληφέναι τὸ χρυσίον. τοὑτῷ μὲν οὖν τοὺς ἐμοὺς μάρτυρας ἔξεστι κρίνειν, εἰ μή φησι τἀληθῆ μαρτυρεῖν αὐτούς. ἐγὼ δ' οὐκ ἔχω τί χρήσωμαι τοῖς τούτου μάρτυσιν, οἵ 921 φασιν εἰδέναι τὸν Λάμπιν μαρτυροῦντα ἀπειληφέναι τὸ χρυσίον. εἰ μὲν γὰρ ἡ μαρτυρία ἡ τοῦ Λάμπιδος κατεβάλλετο ἐνταῦθ', ἴσως ἃν ἔφασαν οὖτοι δίκαιον

viz. that he was not paid, is confirmed by witnesses who heard it. And whereas the witnesses for me may be prosecuted for perjury if they say what is false, one cannot so deal with a mere witness of a witness, especially when his written evidence is not put in. Therefore, the witnesses on my side are more trustworthy.

συναδικούντος See § 28.

over $\mu \hat{\epsilon} \nu$] i.e. Phormio rests the proof of the repayment on the sole unsupported testimony

of Lampis.

στι] i.e. λέγοντος στι κ.τ.λ.

κρίνειν] This is the criterion or test of the honesty of my witnesses, viz. that Lampis is an interested witness, while mine are not.

τί χρήσωμαι] 'How to deal with.' This kind of evidence, he says, is an intangible thing; there is nothing we can produce as a ground of prosecution, οὐδὲν βέβαιον ἐνέχυρον. My witnesses say that Lampis declared he had not, his witnesses say 'they know that Lampis acknowledged that he had received the money

from Phormio.'

κατεβάλλετο] viz. εἰς τὸν ἐχῖνον. 'If Lampis' own evidence had been put into court in writing, they might have asked, Why don't you prosecute him, if you believe what he now says is true?'

ἐπισκήπτεσθαι] 'bring to trial for false witness.' The technical term for this particular prosecution is given just below. It is so used in Plat. Theaet. p. 145 c, but in the active, $\pi \dot{\alpha} \nu$ τως γάρ οὐδείς ἐπισκήψει αὐτῷ, where Stallbaum compares ἐπισκήψαι so used by Aeschines, adv. Timarch. p. 142. The middle occurs in Or. 48 § 45, έπει ει μή έστι ταθτ' άληθη ά λέγω, διὰ τί οὐκ ἐπεσκηψάμην έγὼ τότε τοῖς μάρτυσι τοῖς ταῦτα μαρτυροῦσιν; [Lysias, Or. 23 § 14, έπισκηψάμενος δὲ τῷ μάρτυρι οὐκ $\dot{\epsilon}\pi\epsilon\dot{\epsilon}\hat{\eta}\lambda\theta\epsilon\nu$. Aristot. Pol. II 12 § 11, Χαρώνδου δ' ίδιον μέν οὐδέν έστι πλην αί δίκαι των ψευδομαρτυρίων, πρώτος γάρ έποίησε την ἐπίσκηψιν. Bentley's Phalaris, r p. 408, 9, ed. Dyce. S.1

εἶναι ἐπισκήπτεσθαί μ' ἐκείνω νῦν δ' οὔτε τὴν μαρτυρίαν ταὐτην ἔχω, οὕτοσί τε οἴεται δεῖν ἀθῷος εἶναι οὐδὲν βέβαιον ἐνέχυρον καταλιπών ὧν πείθει 47 ὑμᾶς ψηφίζεσθαι. πῶς δ' οὖκ ἂν εἴη ἄτοπον, εἰ αὐτοῦ Φορμίωνος ὁμολογοῦντος δανείσασθαι, φάσκοντος δ' ἀποδεδωκέναι, τὸ μὲν ὁμολογούμενον ὑπ' αὐτοῦ τούτου ἄκυρον ποιήσετε, τὸ δ' ἀμφισβητούμενον κύριον ψηφιεῖσθε καὶ ὁ μὲν Λάμπις, ῷ οὖτος σκήπτεται μάρτυρι², ἔξαρνος γενόμενος τὸ ἐξ ἀρχῆς ὡς οὖκ ἀπείληφε τὸ χρυσίον, νῦν τὰ ἐναντία μαρτυρεῖ, ὑμεῖς δὲ γνόντες ὡς οὐκ ἀπείληφ' ἐκεῖνος, οὐκ ἐστὲ

y $\mu \in \mathbb{Z}$.

 z σκήπτεται μαρτυρεῖ (omissis infra νῦν—μαρτυρεῖ) Z et Bekker st. cum F et Φ . σκ. μάρτυρι Bekker 1824.

οὐτοσί] Phormio thinks to get off free because Lampis cannot be reached; whereas, if Lampis could be prosecuted for false witness, Phormio might also have been prosecuted for collusion (κακοτεχνιῶν), and because the false evidence was given in his favour. Kennedy translates, 'the defendant thinks fit to secure his own impunity, by leaving no pledge for the verdict which he urges you to pronounce.'

§ 47. Phormio admits that he borrowed but (falsely) says that he paid. It would be strange if, by a verdict in his favour (viz. that he is not bound to pay, and that he cannot be sued for payment), you were to stultify his assertion that he borrowed, and accept as true the very point which we dispute, viz. his having paid Lampis. 'Would it not be absurd—that you should make a nullity of what he himself confesses, and give effect to what he disputes?' Kenne-

dy. There is a rhetorical antithesis, of course, between ἄκυρον and κύριον: 'you say that he did borrow, but is not bound to pay!' There is a very similar sentence inf. § 49.

έξαρνος γενόμενος τὸ ἐξ ἀρχῆς]
'After denying at first that he received the money from Phormio.'—ώς οὐκ, i.e. λέγων ώς οὐκ,

K. T. A.

οὐκ ἐστὲ μάρτυρες] 'while you, knowing well that Lampis did not receive the money, refuse the evidence of your verdict in the matter.' This is an example of a bi-membered sentence, the initial question πως δ' ούκ αν είη being continued even beyond μάρτυρες του πράγματος, and the long sentence really ending with $i\pi_0$ λάβοιτε είναι; Mr Joseph Mayor observes (p. 243) "there are three pairs of antitheses opposed by μέν and δέ. 'How monstrous it would be that you should attach weight to a disputed statement, while you refuse to believe what is agreed by all parties; that

μάρτυρες τοῦ πράγματος καὶ ὅσα μὲν εἶπε μετὰ τῆς 48 ἀληθείας, μὴ χρῆσθε τεκμηρίω, ὰ δ' ἐψεύσατο τὸ ὕστερον, ἐπειδὴ διεφθάρη, πιστότερα ταῦθ' ὑπολά-βοιτε εἶναι; καὶ μὴν, ὧ ἄνδρες ᾿Αθηναῖοι, πολὺ δικαιό-τερόν ἐστι τοῖς ἐξ ἀρχῆς ἡηθεῖσι τεκμαίρεσθαι μᾶλλον ἢ τοῖς ὕστερον τεκταινομένοις. τὰ μὲν γὰρ οὐκ ἐκ

Lampis should come forward to give evidence of that which he formerly denied, and you should refuse to give the evidence of your verdict though fully convinced of the fact; that you should not listen to Lampis when he speaks the truth, but place implicit confidence in the story which he was bribed to tell."" Kennedy: 'and when Lampis, on whose testimony the defendant relies, after originally denying that he had received the money, now gives evidence to the contrary; that you, who know that he has never received payment, should not be witnesses to the fact?' The meaning seems to be, 'as we have not got Lampis' evidence that he was paid by Phormio (§ 46), your verdict in our favour will be equivalent to evidence that he was not.' The Zürich edition gives μαρτυρεί for μάρτυρι, and this is a good reading, if we take εξαρνος—ἀρχης as a separate clause, 'after denying at first,' and either insert δè after the following vûv, or omit vûv --μαρτυρεί.

48. και δσα] The sentence is still continued from $\pi \hat{\omega} s$ οὐκ ἄτοπον $\hat{\alpha} v$ εἶη εἶ, κ.τ.λ. Hence the optative ὑπολάβοιτε. Mr Penrose is wrong in saying 'it can hardly be tolerated.' The present $\mu \dot{\eta} \chi \rho \hat{\eta} \sigma \theta \epsilon$ refers to the fact, and is usual in bi-membered sentences of this kind.

Generally however (as in our έστε μάρτυρες just above), οὐ and not $\mu \dot{\eta}$ is used with the primary clause, as Shilleto has shown at length in a good note on Thuc. I 121 § 7. Compare Or. 38 § 18 (p. 989), η δεινόν γ' αν είη, εί των μεν έξ αρχης άδικημάτων οὐ δίδωσιν έξω πέντε έτων τας δίκας τοις δρφανοις ό νόμος—πρός δὲ τοὺς ἐξ ἐκείνων ἡμᾶς—εἰκοστῷ νῦν ἔτει δίκην τελέσαισθ' ύμεις. Lysias, Or. 30, κατά Νικομ. § 32, δεινόν δέ μοι δοκεί είναι, εί τούτου μέν ένδς δντος—οὐκ ἐπεχείρησαν δεῖσθαι, — ὑμᾶς δὲ — ζητήσουσιν πείθειν ώς, κ.τ.λ. Id. Or. 31, κατά Φίλωνος, § 31, σχέτλιον δ' αν είη, εί οῦτος μεν άπαντας τοὺς πολίτας περί οὐδένος ἡγήσατο, ὑμεῖς δὲ τοῦτον ἔνα ὄντα μὴ ἀποδοκιμάσαιτε. Or. 54, κατὰ Κον. § 29, εἰ δ' ἄρ' ήγνόησε ταῦτα καὶ—οὐ παρεσκευάσατο ύπερ τηλικούτου κινδύνου, κ.τ.λ. The question of o' or μη turns, of course, on the clause being regarded as stating a fact or a mere supposition or possibility. Thus here ἀτοπον εί ὑμεῖς οὐκἐστὲ means, 'it is strange that you refuse to be witnesses to the non-payment.'

τεκταινομένοιs] Patched up, fabricated, put together. Ar. Equit. 462, ταυτί μὰ τὴν Δήμητρά μ' οὐκ ἐλάνθανεν τεκταινόμενα τὰ πράγματ'.

παρασκευής, άλλ' ἐκ τῆς ἀληθείας ἔλεγε, τὰ δ' ὕστερον
49 ψευδόμενος καὶ πρὸς τὸ συμφέρον αὐτῷ. ἀναμνήσθητε
δ', ὧ ἄνδρες 'Αθηναῖοι, ὅτι οὐδ' αὐτὸς ὁ Λάμπις ἔξαρνος
ἐγένετο ὡς οὐκ εἴη εἰρηκὼς ὅτι οὐκ ἀπείληφε τὸ χρυσίον, ἀλλ' εἰπεῖν μὲν ὡμολόγει, οὐ μέντοι γ' ἐντὸς ὧν αὐτοῦ εἰπεῖν. οὐκ οὖν ἄτοπον, εἰ τῆς ἐκείνου μαρτυρίας τὸ μὲν πρὸς τοῦ ἀποστεροῦντος πιστῶς ἀκούσεσθε,
τὸ δ' ὑπὲρ τῶν ἀποστερουμένων ἄπιστον ἔσται παρ' 922
50 ὑμῖν; μηδαμῶς, ὧ ἄνδρες δικασταί. ὑμεῖς γάρ ἐστε
οί αὐτοὶ οί τὸν ἐπιδεδανεισμένον ἐκ τοῦ ἐμπορίου
πολλὰ χρήματα καὶ τοῖς δανεισταῖς οὐ παρασχόντα
τὰς ὑποθήκας θανάτῳ ζημιώσαντες εἰσαγγελθέντα ἐν
τῶ δήμω, καὶ ταῦτα πολίτην ὑμέτερον ὄντα καὶ πατρὸς

πρὸς τὸ συμφέρον αὐτῷ] Sup-

ply βλέπων έλεγε.

49. εἴη εἰρηκώs] Shilleto on De Fals. Leg., Append. A, observes that the orators 'generally if not always express the perfect subjunctive and optative by the auxiliary verb and the participle.' Examples however of -ήκη and -ήκοι are not wanting in the best Attic writers.

τὸ μὲν πρὸς τοῦ, κ.τ.λ.] If you accept the part of Lampis' evidence that makes for the defrauding party, viz. the assertion that he was paid. See sup. \S 47.—τὸ ὑπὲρ τῶν, κ.τ.λ., 'that part of the evidence of Lampis which tells in favour of the injured party,' viz. his first statement that he had not been paid. (J. B. Mayor.)

μηδαμως] sc. πιστως ακούσητε

τὰ τοιαῦτα.

§ 50. You dicasts once sentenced to death a person impeached by εlσαγγελία. The commonly accepted meaning of this term is, 'an impeachment before the senate or the people for all ex-

traordinary crimes committed against the state, and for which there was no special law provided,' In an excellent and exhaustive article on είσαγγελία in the Journal of Philology, Vol. IV p. 74-112, by Dr Herman Hager (referred to also by Mr Wayte, in a good note on Timocr. § 63), an opinion is expressed (p. 94), which might have been fully proved by citing this passage, that 'an eisangelia was also applicable to offences committed against the commercial laws.' condemnation here mentioned is one of the many proofs how little human life was valued by the Athenians when balanced against the letter of the law. There are many startling instances of this in the oration against Midias. See, for instance, § 182.

τὸν ἐπιδεδανεισμένον] In the medial sense. See sup. § 6.—οὐ παρασχόντα, § 7.

πατρός έστρατηγηκότος] The Athenians had an extraordinary

ἐστρατηγηκότος. ἡγεῖσθε γὰρ τοὺς τοιούτους οὐ μό- 51 νον τοὺς ἐντυγχάνοντας ἀδικεῖν, ἀλλὰ καὶ κοινῆ βλάπτειν τὸ ἐμπόριον ὑμῶν, εἰκότως εκ αἱ γὰρ εὐπορίαι τοῖς ἐργαζομένοις οὐκ ἀπὸ τῶν δανειζομένων, ἀλλ' ἀπὸ τῶν δανειζόντων εἰσὶ, καὶ οὔτε ναῦν οὔτε ναὐκληρον οὔτ' ἐπιβάτην ἔστ' ἀναχθῆναι, τὸ τῶν δανειζόντων μέρος αν ἀφαιρῆτε. ἐν μὲν οὖν τοῖς νόμοις πολλαὶ καὶ καλαὶ 52 βοήθειαί εἰσιν αὐτοῖς ὑμᾶς δὲ δεῖ συνεπανορθοῦντας φαίνεσθαι καὶ μὴ συγχωροῦντας τοῖς πονηροῖς, ἵν' ὑμῖν ώς πλείστη ἀφέλεια παρὰ τὸ ἐμπόριον ἦ. ἔσται δ', ἐὰν διαφυλάττητε τοὺς τὰ ἑαυτῶν προϊεμένους, καὶ μὴ ἐπιτρέπητε ἀδικεῖσθαι ὑπὸ τῶν τοιούτων θηρίων.

a ύμων. εἰκότως Ζ.

regard for a στρατηγόs; and his character was regarded almost as 'sacrosanct.' Hence the crime of Clytemnestra is exaggerated in Aesch. Ag. 1605, ἀνδρι στρατηγῷ τόνδ' ἐβούλευσας μόρον, compared with Eum. 434, 595, Soph. El. 1, ὧ τοῦ στρατηγήσαντος ἐν Τροία ποτὲ 'Αγαμέμνονος παι. ibid. 694, τοῦ τὸ κλεινὸν 'Ελλάδος 'Αγαμέμνονος στράτευμ' ἀγείραντός ποτε. Τίποςτ. p. 742 § 135, 'Αρχίνου υἰὸς τοῦ —πολλὰ και καλὰ πεπολιτευμένου και ἐστρατηγηκότος πολλάκις.

51. τοὺς ἐντυγχάνοντας] 'Those who have dealings with them.' Hence the later use, e.g. in Theophrastus, of ἔντευξις for

'behaviour.'

al εὐπορίαι] The resources,
the supplies of ready money, al
ἀφορμαί. εὐπορεῖν and συνευπορεῖν (Or. 37 § 49) are specially
used in this sense. 'The accommodation required by traders
comes not from those who borrow, but from those who lend;
and no ship, no ship-owner,
no passenger-merchant can go

to sea if you judges (by your vote on this occasion) make null and void the part taken by those who make the advances. Well, gentlemen, in the laws there are many excellent principles laid down in their support, and it is for you to show that you aid the laws in correcting abuses, and not that you make concessions to the dishonest, in order that you may get as much benefit as possible from (lit. through, or along of) your market.'- ὑμᾶς, sc. οἱ δικάζοντες δίκας έμπορικάς. It is reasonable to suppose that such juries would be selected from men acquainted with business. See Or. 56 § 16.

52. προϊεμένους] 'Who lend on risk.'—θηρίων, a strong word, used in Or. 35 § 8, οὐδὲν ἤδει οἴοις θηρίοις ἐπλησίαζε. Or. 24, κατὰ Τιμοκρ. p. 745 § 143, οὐκ ὰν φθάνοι τὸ πλῆθος τοιούτοις θηρίοις δουλεῦον, on which Mr Wayte observes, 'the word θηρίον is freely applied by the orators in invectives.'

Έγ $\dot{\omega}$ μ $\dot{\epsilon}$ ν οὖν ὅσα π ϵ ρ οἶός τ' ἦν ϵ ἴρηκα΄ καλ $\dot{\omega}$ δ $\dot{\epsilon}$ καὶ ἄλλον τινὰ τῶν φίλων, ἐὰν κελεύητε.

καὶ ἄλλον τινὰ] Demosthenes himself, perhaps. See Or. 56 fin., ἀξιῶ δὲ καὶ τῶν φίλων μοί τινα συνειπεῖν. δεῦρο, Δημόσθενες. It is clear that in such a case

Demosthenes had written the speech to be delivered by another, and that he was not known at the time to have been the author of it.

OR. XXXV.

ΠΡΟΣ ΤΗΝ ΛΑΚΡΙΤΟΥ ΠΑΡΑΓΡΑΦΗΝ.

The speech against Lacritus affords another example of $\pi a \rho a \gamma \rho a \phi \dot{\eta}$ or special plea in bar of a suit. Here too, as in the preceding speech, and indeed in that next following, the pleader for the demurrer speaks first, and Androcles, the real claimant, follows, his object being to show that this is no case for a $\pi a \rho a \gamma \rho a \phi \dot{\eta}$.

The plaintiff had lent money on bottomry to Artemo, a merchant of Phaselis in Pamphylia. Lacritus, the defendant, also of Phaselis (§ 15), was Artemo's brother, and being present at the transaction, had verbally (it seems) engaged to be responsible for the repayment. Artemo having died without discharging his debt to Androcles, Lacritus is sued, both as the inheritor of his brother's property, and as having pledged himself to see that the loan should be repaid.

Lacritus was a Sophist, one of the pupils of Isocrates. The plaintiff taunts him (much in the tone and style in which Aristophanes taunts the professors of wisdom in the "Clouds,") with perverting his knowledge of right and wrong to evade the just claim now made upon him. Indeed, the prosecutor seems to rely somewhat on the

4

general unpopularity of Sophists for getting a verdict in his own favour (§ 41). The answer of Lacritus is, that Androcles cannot show any written proof or affidavit by which he has become legally liable for his brother's debt; and further, as he has given up the property, he is entitled to be discharged also from any debts upon it.

Two parties are concerned as principals on each side, viz.: Androcles of Athens and Nausicrates of Carystus (in Euboea) as lenders, and the brothers Artemo and Apollodorus 1, of Phaselis, as borrowers 2. The conditions were, that they (the brothers) should sail with goods to Pallene (in Macedonia), take in a specified number of jars of Thracian wine, thence sail to the Bosporus (Crimea), and after selling the wine, return to Athens with a counter-cargo and so discharge the debt on the double voyage (ἀμφοτερόπλους). The usual conditions were inserted in the contract, that the money should be paid liable only to certain drawbacks in the event of storms, wreck or leakage, capture by pirates, &c. And the security offered was a cargo of wine to be taken in at Pallene, the lenders having the right to take possession, on the return to Athens, of the return-cargo, until the loan should be paid.

"It is stated by Androcles, the speaker, that this agreement was violated in several ways by the borrowers:

who is apparently still alive, had been a brother of L. Blass, Att. Ber. III 502. S.]

^{1 [}That Apollodorus (as well as Artemo) was a brother of Lacritus has been inferred from § 15, οἱ ἀδελφοὶ οἱ τούτου, cf. 42. But cf. 7, ᾿Αρτέμωνι τῷ τούτου ἀδελφῷ καὶ ᾿Απολλοδώρφ and §§ 3, 15, 36, where Artemo alone is described as brother of Lacritus. Artemo is dead (3); and L. is his sole heir. This would be impossible if Apollodorus also,

² Kennedy inclines to think that the action lay solely between Androcles and Lacritus, as the custom at Athens was to make contracts between parties both joint and several. See on § 34.

that they failed to ship the stipulated quantity of wine; that they took up a further loan upon the security given to himself and his partner; that they did not purchase a sufficient return-cargo; that, instead of entering into the regular port of Athens, they put into a creek used only by thieves or smugglers; and, when the creditors demanded their money, they and their brother Lacritus falsely represented that the vessel had been wrecked."

It does not seem clear that Lacritus was legally liable. All that he appears to have done was to have gone with his brothers, as a "referee" or guarantee for their respectability and solvency, to the money-lenders, and to have assured them that it was "all right." Demosthenes is somewhat abusive in speaking of Lacritus, and it has been thought he had a personal dislike of or feeling of jealousy against Isocrates, the teacher of Lacritus (see § 40). It is clear that the death of Artemo may have suggested to Androcles the attempt to make Lacritus personally liable, though at first he had trusted to Lacritus' character and credit, and influence with his brothers. His general abuse of the merchants of Phaselis (§ 1) implies vexation at a loss rather than conscious justice.

The special plea put in by Lacritus turned, as usual, on a denial that the action was maintainable. He simply denied all complicity, and pleaded that, having resigned his brother's property, he could not be saddled with his debts. And there seems no reason to doubt that this was a fair and just defence.

Mr Penrose says "This speech is of uncertain date;" and there appears to be no safe criterion for forming any conclusion in any part of the oration. [But it may be noted (1) that Isocrates, the teacher of Lacritus, is re-

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ferred to in terms implying that he is still actively engaged as a teacher of Rhetoric (§ 40), while Lacritus himself is already gathering pupils around him (§ 41). Hence the speech may belong to the later years of Isocrates, at any rate before his death in B.C. 338.—(2) We have an express allusion to the prompt settlement of commercial cases during the winter months, a reform probably due to the administration of Eubulus and fully established when the speech on Halonnesus (Or. 7) was delivered, B.C. 343-2. (See § 46 n.).—(3) The commercial relations of Athens, in particular the trade with the Euxine, with the islands of the Northern Aegean and the towns of Chalcidice, remain unbroken (\$ 35, &c.). These considerations with others, stated in detail by Arnold Schaefer (Dem. und seine Zeit III 2, 290), point to the period preceding the outbreak of the last war with Philip. and make it probable that the speech may be approximately placed in the year B.C. 341. Blass, Att. Ber. III 503, prefers placing it in 351, the year after the peace between Athens and Chalcidice. S.]

XXXV.

ΠΡΟΣ ΤΗΝ ΛΑΚΡΙΤΟΥ ΠΑΡΑΓΡΑΦΗΝ.

ΥΠΟΘΕΣΙΣ.

'Ανδροκλής δανείσας χρήματα 'Αρτέμωνι Φασηλίτη τὸ γένος, ἐμπόρω, τελευτήσαντος ἐκείνου πρὶν ἀποδοῦναι τὸ ἀργύριον, εἰσπράττει τὸν ἀδελφὸν αὐτοῦ Λάκριτον 923 τὸν σοφιστὴν, δύο προβαλλόμενος δίκαια, ὅτι τε πα-5 ρόντος Λακρίτου καὶ ἀναδεξαμένου τὸ ἀργύριον ἐδάνεισε τῷ 'Αρτέμωνι, καὶ ὅτι κληρονόμος ἐστὶ τῶν 'Αρτέμωνος Λάκριτος. ὁ δὲ τῆς μὲν κληρονομίας ἀφίστασθαί φησι, παραγράφεται δὲ τὴν δίκην, λέγων μηδὲν ἑαυτῷ πρὸς 'Ανδροκλέα συμβόλαιον εἶναι μηδὲ συγγραφὴν μηδε-10 μίαν. πάντως δὲ καὶ τὸ ἀναδεδέχθαι ἔξαρνος γίνεται' οὐδὲ γὰρ ἃν τοῦτο ὁμολογῶν ἤγνωμόνει πρὸς τὴν ἔκτισιν.

Οὐκ ὀρθῶς δέ τινες ἐνόμισαν τὸν λόγον μὴ γνήσιον

3. Argument. εΙσπράττει,κ.τ.λ.] 'Endeavours to make his brother Lacritus pay, putting forward two pleas. (1) That he made the loan to Artemo in the presence of Lacritus and on his promise to be a guarantee. (2) That Lacritus has succeeded to his brother's property.'

8. παραγράφεται] See on 34

§ 43.

ibid, μηδέν συμβόλαιον] 'No transaction (or obligation) between himself and Androcles, nor any written bond.' See Or.

34 § 3, and Or. 41 § 5, ξως μὲν δ Λεωκράτης ῆν κληρονόμος τῶν Πολυεύκτου, πρὸς ἐκεῖνον ῆν μοι

τὸ συμβόλαιον.

10. τὸ ἀναδεδέχθαι] He denies altogether the having given security for his brother; for, he adds, if he allowed that, he would not have been churlish in regard to the payment in full.

13. $ov\kappa \dot{o}\rho\theta \dot{\omega}s$, $\kappa.\tau.\lambda$.] 'Some critics have wrongly thought this speech is not genuine, deceived by some obscure indications.

εἶναι, ἀμυδροῖς ἀπατηθέντες τεκμηρίοις. τὸ μὲν γὰρ
15 τῆς φράσεως ἀνειμένον οὐκ ἀπρεπὲς ἰδιωτικοῖς ἀγώσι,
τὸν δὲ Δία τὸν ἄνακτα κατὰ τὴν τοῦ προσώπου τοῦ
ὑποκειμένου συνήθειαν δῆλός ἐστιν ωνομακως, πρὸς
δὲ τὴν παραγραφὴν ἀσθενέστερον ἀπήντηκε διὰ τὸ
πρᾶγμα τὸ πονηρόν.

For the laxity of the diction is not unsuited to private orations; and the oath by Zeus as the 'King of the gods' (see note on § 40) was evidently taken in accordance with the familiar use of the character in the speech.' (Lit. 'it is clear that he has named,' i.e. the author

of the speech.)

Libanius sets no high value on the above objections; but we cannot so lightly dismiss a suspicion that the style and expression do not bear the stamp of Demosthenes (e.g. ola è Toiχωρύχησαν ούτοι περί τὸ δάνειον in § 9 and εὐθὺς ἀπ' ἀρχης ἀρξάμενοι in § 27; also the loose and straggling structure of §§ 3, 4 and 7). Again, the piquant wit we here find, strikes us as unlike Demosthenes. Whether he would have spoken so disparagingly of Isocrates in § 40 is difficult to decide; Benseler at any rate doubts it. strongest objections, however, are the feebleness of the argument even in crucial points of the whole case, and the wasting of words over irrelevant details, as when (in §§ 47-49) the jurisdiction of the Eleven, the first three Archons and the Generals is described at length, simply to prove that it is no part of their business to settle mercantile matters.' For these reasons, A. Schaefer agrees with Fynes

Clinton (Fasti Hellenici II 357) in thinking that the evidence preponderates against our ascribing the speech to the authorship of Demosthenes. (From Dem. u. seine Zeit III 2 p. 291.) The same view is also taken by Blass (Attische Beredsamkeit, III 502, 504), who is led by considerations of style to ascribe the speech to the same writer as those against Macartatus (Or. 43) and Olympiodorus (Or. 48). It is also rejected by M. Dareste, I 316. S.

Boeckh (Publ. Econ. Bk. I chap. xxii), in commenting at some length on this oration, expresses no doubt of its genuine-

ness.

18. διὰ τὸ πρᾶγμα τὸ π.] i.e. διά την πονηρίαν τοῦ πράγματος. The double article however (§ 19) seems here somewhat strangely used. If the subject is Lacritus, the grammarian seems to say that his plea of a demurrer is the weaker because he has behaved badly in the transaction. If Androcles is here said ἀπαν- $\tau \hat{a} \nu$, 'to confront or meet the παραγραφή of Lacritus, 'the sense will be that his claim against Lacritus is utterly unsound, And so Mr Penrose explains it. Perhaps we should read, διά τὸ πράγμα ον πονηρόν, οτ διά τὸ τοῦ πράγματος πονηρόν. [The subject of απήντηκε is the same as that of δηλός έστιν ώνομακώς, viz.

δρες δικασταὶ, ἀλλ' ἄπερ εἰώθασιν. οὖτοι γὰρ δεινότατοι μέν εἰσι δανείσασθαι χρήματ' ἐν τῷ ἐμπορίῳ, ἐπειδὰν δὲ λάβωσι καὶ συγγραφὴν συγγράψωνται ναυτικὴν, εὐθὺς ἐπελάθοντο καὶ τῶν συγγραφῶν καὶ τῶν νόμων καὶ ὅτι δεῖ ἀποδοῦναι αὐτοὺς ὰ ἔλαβον, καὶ 2924 οἴονται, ἐὰν ἀποδῶσιν, ὥσπερ τῶν ἰδίων τι τῶν ἑαυτῶν ἀπολωλεκέναι, ἀλλ' ἀντὶ τοῦ ἀποδοῦναι σοφίσματα εὐρίσκουσι καὶ παραγραφὰς καὶ προφάσεις, καὶ εἰσὶ πονηρότατοι ἀνθρώπων καὶ ἀδικώτατοι. τεκμήριον δὲ τούτου πολλῶν γὰρ ἀφικνουμένων εἰς τὸ ὑμέτερον ἐμπόριον καὶ Ἑλλήνων καὶ βαρβάρων, πλείους δίκαι εἰσὶν ἑκάστοτε αὐτῶν τῶν Φασηλιτῶν ἣ τῶν ἄλλων ἁπάντων. οὖτοι μὲν οὖν τοιοῦτοί εἰσιν. ἐγὼ δ', ὧ 3

Οὐδὲν καινὸν διαπράττονται οἱ Φασηλίται, ὧ ἄν-

the composer of the speech, who (Libanius holds) is Demosthenes. The sense is: 'The writer, I admit, uses rather feeble arguments in meeting and combating the special plea raised on the other side; but the weakness of his reasoning is accounted for by the badness of his case.' S.]

§§ 1, 2. The merchants of Phaselis have earned a very bad name for borrowing and forgetting their obligation to pay. There are more actions brought against them at Athens on this score than against all the other merchants put together.

2. The words τῶν ἐαυτῶν read like a gloss on τῶν lδίων τι. Lit. 'they think they have lost something of the private property that belonged to themselves,'—a needless tautology. Compare inf. § 12, καὶ ἐκ τῶν τούτων ἀπάντων.

άλλά, κ.τ.λ.] '(And so they do not pay at all) but instead

of it devise sophisms and special pleas and other excuses, and thus show themselves the most unprincipled of men as well as the most dishonest.'

άφικνουμένων] See Or. 34 § 1. ἐκάστοτε] On each occasion when the courts sit to try ἐμπορικαὶ δίκαι. Kennedy translates 'year after year,' See on § 47.

 $a v^{\dagger} \tau \hat{\omega} v$] 'The Phaselites alone.' Mr Penrose thinks "we must make considerable allowance for exaggeration here."

§§ 3, 4. Statement of the case. I lent Artemo, in accordance with the laws of the Athenian mart, a sum of money for trading to Pontus and back. As he died before repaying me, I have brought the claim against his brother Lacritus as the same laws allow me to do, on the ground that he is his brother's heir and is liable for his debts.

οὖτοι μὲν οὖν τοιοὖτοί εἰσιν] Or. 43 (Macart.) § 68, Or. 48 (Olymp.) § 56. These parallels

άνδρες δικασταί, χρήματα δανείσας 'Αρτέμωνι τῷ τούτου άδελφω κατά τους έμπορικούς νόμους, είς τον Πόντον καὶ πάλιν 'Αθήναζε, τελευτήσαντος εκείνου πρὶν ἀποδοῦναί μοι τὰ χρήματα, Λακρίτω τούτω εἴληχα την δίκην ταύτην κατά τους αυτους νόμους τούτους 4 καθ' ούσπερ τὸ συμβόλαιον ἐποιησάμην, ἀδελφῷ ὄντι τούτω ἐκείνου καὶ ἔχοντι ἄπαντα τὰ ᾿Αρτέμωνος, καὶ οσ' ενθάδε κατέλιπε καὶ οσα ην αὐτῶ εν τη Φασηλιδι, καὶ κληρονόμω όντι των ἐκείνου άπάντων, καὶ οὐκ αν έχοντος τούτου δείξαι νόμον όστις αὐτῷ δίδωσιν έξουσίαν έχειν μεν τα τοῦ άδελφοῦ καὶ διωκηκέναι όπως έδόκει αὐτῶ, μὴ ἀποδοῦναι δὲ τάλλότρια γρήματα, άλλα λέγειν νθν ότι οὐκ ἔστι κληρονόμος, άλλ' αφίσς ταται τῶν ἐκείνου. ἡ μὲν τουτουὶ Λακρίτου πονηρία τοιαύτη ἐστίν' ἐγω δ' ὑμων δέομαι, ὧ ἄνδρες δικασταὶ. εὐνοϊκῶς ἀκοῦσαί μου περὶ τοῦ πράγματος τουτουί καν έξελέγξω αὐτὸν ἀδικοῦντα ήμας τε τοὺς δανείσαντας και ύμας ούδεν ήττον, βοηθείτε ήμιν τα δίκαια.

α κατέλειπε Ζ. κατέλειπεν Σ. κατέλιπε Bekker.

are from speeches attributed by Blass to the same author as the present speech, Att. Ber. III 505. Similar instances of inartistic transition are found below in §§ 24, 35, 52. S.]

4. ἀδελφῷ ὅντι τούτῳ] More simply, οὐτος γὰρ ἀδελφός τε ἦν

και ἄπαντα τάκείνου είχε.

έν τῆ Φασήλιδι] Whether Artemo had a house at Athens, or in Pamphylia, or both, or what was the nature of his property at either place, is not stated, nor the total amount of it.

έχειν μέν] 'To be in actual possession of his brother's property, and to have administered it as he pleased—but to say now (i.e. to pretend) that he

declines to take what belonged to him.' The actual words, ἀφίσταμαι τῶν ἐκείνου, 'I have nothing to do with that man's property,' seem quoted against him, as unbrotherly as well as plainly false. But see on 40 § 28.

5. τὰ δίκαια] 'In our rights,' a somewhat anomalous accusative which seems to depend on some suppressed participle like ἀποδόντες or παρασχόντες. Mr Mayor (p. 244) regards it as a cognate accusative. The same phrase occurs in Or. 54 § 2; 27 § 3; 38 § 2.

§§ 6—8. Further details of the case. I myself knew nothing of these men, but they were Έγω γὰρ, ὦ ἄνδρες δικασταὶ, αὐτὸς μὲν οὐδ' ὁπωσ- 6 τιοῦν ἐγνώριζον τοὺς ἀνθρώπους τούτους. Θρασυμήδης 925 δ' ὁ Διοφάντου υίὸς, ἐκείνου τοῦ Σφηττίου, καὶ Μελάνωπος ὁ ἀδελφὸς αὐτοῦ ἐπιτήδειοί μοί εἰσι. καὶ χρώμεθ' ἀλλήλοις ὡς οἶόν τε μάλιστα. οὖτοι προσῆλθόν μοι μετὰ Λακρίτου τουτουὶ, ὁπόθεν δήποτε ἐγνωρισμένοι τούτω (οὐ γὰρ οἶδα), καὶ ἐδέοντό μου δανεῖσαι 7 χρήματ' εἰς τὸν Πόντον 'Αρτέμωνι τῷ τούτου ἀδελφῷ καὶ 'Απολλοδώρω, ὅπως ἃνδ ἐνεργοὶ ὦσιν, οὐδὲν εἰδως, ὧ ἄνδρες δικασταὶ, οὐδ' ὁ Θρασυμήδης τὴν τούτων πονηρίαν, ἀλλ' οἰόμενος εἶναι ἐπιεικεῖς ἀνθρώπους καὶ

b δπως Bekker. αν addidit Dind. ex Σ et Ar.

introduced to me by some friends of mine. They wanted a loan for trading to the Pontus, in the joint names of Artemo and Apollodorus. My friends entertained no doubt of their respectability, and Lacritus was surety for the payment; and accordingly I lent them 30 minae.

ἐκείνου τοῦ Σ.] The words imply that Diophantus was well known, and all this is said to show that every reasonable precaution was taken by An-[The latest certain drocles. mention we find of this Diophantus (apparently now no longer alive) is as a witness in the speech de Falsa Legatione, B.c. 343 (p. 403 § 128), and in p. 436 § 297 he is named as a man of mark, one of those who έπι καιρών γεγόνασιν ισχυροί. Melanopus, son of Diophantus, appears to have been called after his maternal uncle, the Melanopus who is attacked by Dem. in Or. 24, Timocr. §§ 125—130, and is described by Harpocration as κηδεστής Διοφάντου τοῦ ρήτορος. A. Schaefer, Dem. u. s. Zeit, III 2. 290. S.]

χρώμεθα] In trade-transactions, perhaps. So in Or. 33 § 7, χρώμενος δ' Ἡρακλείδη τῶ τραπεζίτη ἔπεισα αὐτὸν δανεῖσαι τὰ χρήματα λαβόντα ἐμὲ ἐγγυητήν. And ibid. § 5, τούτοις τοῖς ἐκ Βυζαντίου καὶ πάνυ οἰκείως χρῶμαι διὰ τὸ ἐνδιατρῖψαι αὐτόθι.

οὖτοι] Thrasymedes and Melanopus, not οἱ ἄνθρωποι οὖτοι, the two brothers accompanied by Lacritus. For he goes on to say that Lacritus had somehow or other made acquaintance with them; and it is clearly implied that the whole affair was a swindle.

7. $\delta\pi\omega s \, \tilde{\alpha}\nu, \kappa.\tau.\lambda.$] 'That they might be engaged in a trading enterprise.' The more usual phrase is $\delta\pi\omega s \, \tilde{\epsilon}\sigma\sigma\nu\tau\alpha\iota$. According to Hermann, the addition of the $\tilde{\alpha}\nu$ implies result rather than mere purpose. Kennedy accordingly renders it 'so that they might be profitably employed.'

οὐδ' ὁ Θ.] Thrasymedes did not know what rogues the defendants were, any more than the speaker, Androcles, did.

έπιεικείς] 'Respectable.'

οδοίπερ προσεποιούντο καὶ έφασαν εἶναι, καὶ ἡγούμενος ποιήσειν αὐτοὺς πάντα ὅσαπερ ὑπισχνεῖτο καὶ ἀνεδέ-

- 8 χετο Λάκριτος ούτοσί. πλείστον δ' ἄρ' ἢν ἐψευσμένος, καὶ οὐδὲν ἤδει οἵοις θηρίοις ἐπλησίαζε τοῖς ἀνθρώποις τούτοις. κἀγὼ πεισθεὶς ὑπὸ τοῦ Θρασυμήδους καὶ τοῦ ἀδελφοῦ αὐτοῦ, καὶ Λακρίτου τουτουὶ ἀναδεχομένου μοι πάντ' ἔσεσθαι τὰ δίκαια παρὰ τῶν ἀδελφῶν τῶν αὑτοῦ, ἐδάνεισα μετὰ ξένου τινὸς ἡμετέρου Καρυστίου 9 τριάκοντα μνᾶς ἀργυρίου. βούλομαι οὖν, ὧ ἄνδρες δικασταὶ, τῆς συγγραφῆς ἀκοῦσαι ὑμᾶς πρῶτον, καθ ἡν ἐδανείσαμεν τὰ χρήματα, καὶ τῶν μαρτύρων τῶν
 - δικασταὶ, τῆς συγγραφῆς ἀκοῦσαι ὑμᾶς πρῶτον, καθ' ἢν ἐδανείσαμεν τὰ χρήματα, καὶ τῶν μαρτύρων τῶν παραγενομένων τῷ δανείσματι' ἔπειτα περὶ τῶν ἄλλων ἐπιδείξομεν, οἶα ἐτοιχωρύχησαν οὖτοι περὶ τὸ δάνειον. λέγε τὴν συγγραφὴν, εἶτα° τὰς μαρτυρίας.

$\Sigma \Upsilon \Gamma \Gamma P A \Phi H^d$.

10 ['Εδάνεισαν' Ανδροκλῆς Σφήττιος καὶ Ναυσικράτης Καρύστιος 'Αρτέμωνι καὶ 'Απολλοδώρφ Φασηλίταις

ο Σ. ἔπειτα Ζ.

d 'Syngraphen et testimonia omnia om. Σ.' Bekker. 'Nos omnia cancellis sepsimus.' Z.

ὑπισχνεῖτο, κ.τ.λ.] 'All that Lacritus promised and engaged they should do.' Hesych. ἀνεδέξατο ὑπέσχετο, ὑμολόγησεν.

8. ἄρ' ἦν] 'It seems, however, that Thrasymedes was very greatly deceived, and had no idea what monsters he was coming in the way of by his acquaintance with these fellows.' For θηρίοις see Or. 34 § 52. Mr Penrose is wrong in taking ἐπλησίαζε transitively, in the sense of ἐπέλαζε. (An instance is cited in Liddell and Scott from Xen. de Re Equest. It 5, but πλησιάζειν is there also intransitive.)

 $\pi \epsilon \iota \sigma \theta \epsilon ls$, $\kappa. \tau. \lambda$.] He gives three

reasons for consenting, or rather perhaps four, since Nausicles of Carystus also thought the offer a reasonable one, and shared in making the advance.

apyuplou] 'In cash.'

9. ἐτοιχωρύχησαν] 'How they acted like burglars in the matter of this loan.' A strong and invidious expression, like θηρίοις above. Cf. Or. 54 (Conon) § 37 and Or. 45 § 30, κακουργήσαι καὶ διορύξαι πράγματα.

§§ 10—13. The contract. Like all the laws, depositions, and (as in the Pantaenetus, Or. 37) εγκλήματα, or grounds of accusation, actually quoted in Demosthenes, this document is

926 δραχμὰς ἀργυρίου τρισχιλίας 'Αθήνηθεν εἰς Μένδην ἣ Σκιωνην καὶ ἐντεῦθεν εἰς Βόσπορον, ἐὰν δὲ βούλωνται, τῆς ἐπ' ἀριστερὰ μέχρι Βορυσθένους καὶ πάλιν 'Αθήναζε, ἐπὶ διακοσίαις εἴκοσι πέντε τὰς χιλίας, ἐὰν δὲ μετ' 'Αρκτοῦρον ἐκπλεύσωσιν ἐκ τοῦ Πόντου ἐφ' Ἱερὸν,

liable to the charge of spurious-All such citations are inclosed in brackets in W. Dindorf's edition; and the language of many of them is so evidently post-Attic that they cannot stand the test of a rigid criticism. How they were foisted into the text we do not know; but of the supposed quotations from the law it may plausibly be said, that, as the code of written Attic law was doubtless in existence at a late period, it was competent for any grammarian to extract and interpolate such portions as he considered to bear on the text. On this subject see a monograph by Anton Westermann: Untersuchungen über die Attischen Redner eingelegten Urkunden, p. 136, Leipzig, 1850 (Abhandl. d. Lpz. Gesellschaft der Wissenschaften 1). Pages 81-90 are devoted to an examination of the depositions in the present speech alone. Cf. A. Schaefer III B 286, 3. also Sauppe, Philologenversammlung in Halle 1869. Blass, Att. Ber. III 502, holds that the forgery of the documents in the present speech would be a task far beyond the skill of a later writer. They are repeatedly quoted by Harpocration s. v. $M \in \nu \delta \eta$ (§ 10), σύλας (13), διοπεύων (20). S.]

The genuineness of the contract here cited does not seem to have been suspected by Boeckh, who calls it however 'a carelessly written instrument.'

He has given a full analysis of it in *Publ. Econ.* Book r chap. xxiii p. 137 seqq. ed. Lewis²=

p. 190 ed. Lamb.

η Σκιώνην] The alternative was given, probably in consideration of the state of the wind and the equal safety of the moorings. Scione (Thuc. IV 120, V 2, &c., Ar. Vesp. 210) was on the south coast of the promontory of Pallene, and Mende a little to the west of it, behind an elbow or headland sheltering it from the east.

els Βόσπορον] To Panticapaeum, perhaps. See on Or. 34 § 2. As however this town is mentioned by name in § 32, a doubt is thrown on the identity of the two terms in this place. Strabo, C. 309, calls Panticapaeum ἡ μητρόπολις τῶν Βοσποριανῶν, but he speaks just before of οἱ τοῦ Βοσπόρου δυνασταὶ as if the word was not exactly a synonym. Boeckh (Publ. Econ. p. 90 ed. Lewis²) observes that "by Bosporus and Pontus the same kingdom is signified."

τη̂s ϵπ' ἀριστερὰ] On the left coast,' Kennedy. Rather, 'for the voyage to the left (i.e. the northern, to a ship sailing eastward) parts of the Pontus as far as the river Borysthenes' (Dnieper).

èπὶ διακοσίαις] On terms of paying 225 per 1000, i.e. 22½ per cent. (lit. 'the thousand for two hundred and twenty-five').

μετ' 'Αρκτοῦρον] After the rising of Arcturus [about Sept.

ἐπὶ τριακοσίαις τὰς χιλίας, ἐπὶ οἴνου κεραμίοις Μενδαίοις τρισχιλίοις, ὃς πλεύσεται εκ Μένδης ἢ Σκιώνης 11 ἐν τῆ εἰκοσόρω, ἣν 'Υβλήσιος ναυκληρεῖ. ὑποτιθέασι δὲ ταῦτα, οὐκ ὀφείλοντες ἐπὶ τούτοις ἄλλω οὐδενὶ οὐδὲν ἀργύριον, οὐδ' ἐπιδανείσονται. καὶ ἀπάξουσι τὰ χρήματα τὰ ἐκ τοῦ Πόντου ἀντιφορτισθέντα

· cum A et r. πλευσείται Z.

20] stormy weather was expected to set in, and the sailing season, ωρα, was then practically at an end. So the danger of a voyage is magnified dupl Πλειάδων δύσιν, in November, Aesch. Ag. 826. See Hes. Opp. 616—28. Virg. Georg. 1 204. Plautus, Rudens, Prolog. 69. where Arcturus says, 'increpui hibernum et fluctus movi maritumos. Nam Arcturus signum sum omnium acerrimum; vehemens sum exoriens, quum occido, vehementior.' [Or. 50, πρός Πολυκλέα, § 23, συνέβη της νυκτός ώρα έτους ύδωρ και βροντάς και ἄνεμον μέγαν γενέσθαι, ὑπ' αύτὰς γὰρ Πλειάδων δύσεις οί χρόνοι οὖτοι ησαν. S.]— $-\epsilon \phi$ $I_{\epsilon\rho\delta\nu}$, to the town so called from the temple of Zevs Odolos, on a promontory near the entrance to the Euxine, on the Asiatic side of the Thracian Bosporus.

έπι τριακοσίαις (δράχμαις)] i.e. 30 per cent., the risk being greater and the voyage also

longer.

έπl οἴνου, κ.τ.λ.] 'On security of 3000 jars (or crocks) of Mendean wine.' Cf. § 35, n. Hesych. κεράμου. οἴνου ἢ ἴδατος σταμνίου. Μr Penrose says it was two-thirds of an ἀμφορεὺς, and held very nearly six gallons; but he does not give his authority. The whole value of the wine would be double the amount of

the loan, according to the usual custom, i.e. each jar of wine was worth two drachmae (Penrose, from Boeckh).

δs πλεύσεται] 'Which shall be

conveyed, κομισθήσεται.

Μένδης] Harpoer, s.v. Μένδη: Δημοσθένης κατά Λακρίτου, μία πόλις έστὶ τῶν ἐν Παλλήνη Μένδη, ὑπὸ Ἐρετριέων ωκισμένη, S.]

έν τῆ εἰκοσόρω] 'in the twenty-oared boat of which Hyblesius is skipper' (Or. 34 arg. l. 4). From § 52 it appears that this man also was a native of Phaselis. The word εἰκόσορος contains the root of ἐρέσσειν, and it is a curiously clipped compound. It occurs in Od. 1x 322, ὅσσον θ' ἰστὸν νηὸς ἐεικοσόροιο μελαίνης. The vessel, Mr Penrose observes, must have been of considerable size.

11. ὑποτιθέασι] 'They hypothecate these goods, not owing upon them any money to any other person, nor will they borrow anything further upon them.' Kennedy. For ἐπιδανείσονται see Or. 34 § 6 n.

τὰ ἐκ, κ.τ.λ.] 'The goods put on board in Pontus as a return cargo.' The idiom is the same as in the well-known of ἐκ πό-λεως ἔφευγον, ἀς.—ἐν τῷ αὐτῷ πλοίφ. This clause is designed to forbid the use of any less sea-worthy vessel.

' Λθήναζε πάλιν ἐν τῷ αὐτῷ πλοίῳ ἄπαντα. σωθέντων δὲ τῶν χρημάτων ' Αθήναζε ἀποδώσουσιν οἱ δανεισάμενοι τοῖς δανείσασι τὸ γιγνόμενον ἀργύριον κατὰ τὴν συγγραφὴν ἡμερῶν εἴκοσιν, ἀφ' ἦς ἂν ἔλθωσιν ' Λθήναζε, ἐντελὲς πλὴν ἐκβολῆς, ἡν ἂν οἱ σύμπλοι ' ψηφισάμενοι κοινῆ ἐκβάλωνται, καὶ ἄν τι πολεμίοις ἀποτίσωσιν τῶν δ' ἄλλων ἁπάντων ἐντελές. καὶ παρέξουσι τοῖς δανείσασι τὴν ὑποθήκην ἀνέπαφον κρατεῖν, ἔως ἂν ἀποδῶσι τὸ γιγνόμενον ἀργύριον κατὰ τὴν συγγραφήν. ἐὰν δὲ μὴ ἀποδῶσιν ἐν τῷ συγκει- 12 μένῳ χρόνῳ, τὰ ὑποκείμενα τοῖς δανείσασιν ἐξέστω ὑποθεῖναι καὶ ἀποδόσθαι τῆς ὑπαρχούσης τιμῆς· καὶ ἐάν τι ἐλλείπη τοῦ ἀργυρίου, ὃ δεῖ γενέσθαι τοῖς δανεί-

f A et r. πάλιν 'Αθήνας Z.

τὸ γιγνόμενον] See on Or.37 § 5. ἡμερῶν, κ.τ.λ.] 'within twenty days after' (lit. 'counting from that on which') 'they shall have returned to Athens.' It is convenient to call this a 'genitive of limitation of time' (past or future), as if $\ell \nu \tau \nu \delta$ were in the writer's mind.

έκβολŷs] Jactura, 'jettison,' goods lost by being thrown overboard to lighten a ship in a storm. To prevent fraud, it is specified that none can be allowed as a drawback, except such as the passengers have agreed to be necessary for their common safety. This partial jettison Aeschylus calls βαλεῦν σφενδόνης ἀπ' εὐμέτρου, Agam. 1010. Cf. Acts xxvii 18, 38. M. Dareste refers to the Digest xiv 2, de lege Rhodia de iactu.

ανέπαφον] A word properly applied to a cargo unmolested by pirates, came to mean integram, entire and without deduction. See on Aesch. Suppl.

309 (P.). Hesych. ἀνέπαφος· ἀψηλάφητος.

12. ὑποθεῖναι, κ.τ.λ.] 'To pledge or even to sell at the market value' ('for such price as can be obtained,' Kennedy). It seems here a synonym of καθεστώσης.

και έάν τι, κ.τ.λ.] 'And if there is any deficiency in the money which is due to the lenders under the agreement, it shall be lawful for the lenders, both or either of them, to levy the amount by execution against Artemo and Apollodorus and against all their property, whether on land or sea, wheresoever they may be, in the same manner as if a judgment had been recovered against them, and they had committed default in payment.' Kennedy. This clause, of course, gives absolute right of seizure of any property to one or both, so that in the event of only one debtor being dishonest, the other is liable for the whole.

σασι κατὰ τὴν συγγραφὴν, κατὰ ᾿Αρτέμωνος καὶ ᾿Απολλοδώρου ἔστω ἡ πρᾶξις τοῖς δανείσασι καὶ ἐκ τῶν τούτων ἀπάντων, καὶ ἐγγείων καὶ ναυτικῶν, πανταχοῦ ὅπου ἂν ὦσι, καθάπερ δίκην ὡφληκότων καὶ 927 ὑπερημέρων ὄντων, καὶ ἐνὶ ἐκατέρω τῶν δανεισάντων

13 καὶ ἀμφοτέροις. ἐὰν δὲ μὴ εἰσβάλωσι, μείναντες ἐπὶ κυνὶ ἡμέρας δέκα ἐν Ἑλλησπόντω, ἐξελόμενοι ὅπου ἂν μὴ σῦλαι ὦσιν ᾿Αθηναίοις, καὶ ἐντεῦθεν καταπλεύσαντες ᾿Αθήναζε τοὶς τόκους ἀποδόντων τοὺς πέρυσι γραφέντας εἰς τὴν συγγραφήν. ἐὰν δὲ τι ἡ ναῦς πάθη ἀνήκεστον ἐν ἡ ἂν πλέη τὰ χρήματα, σωτηρία ἔστω

13. εἰσβάλωσι] 'Make the entrance of Pontus.' A nautical term, probably, familiar to navigators in that sea and to those coasts.—ἐπὶ κυνὶ, 'after the rising of the dog-star.' 'Bad weather seems to have been generally expected in the dog-days [July 25 to August 5].' Penrose.

öπου ἀν μὴ σῦλαι ὧσιν] 'Wherever the Athenians have no rights of reprisal' (letters of marque justifying the seizure of goods). It is evident, that if a ship from the Pontus put into any port where property was allowed to be seized by the Athenians, the cargo and crew would be endangered, even though they might afterwards be liberated if it should appear that they were bona fide Athenian traders. Inf. § 26, ὥσπερ δεδομένων συλῶν Φασηλίταις κατ' 'Αθηναίων.

[Harpoeration s. v. σύλας: Δημοσθένης ἐν τῷ περὶ στεφάνου τῆς τριηραρχίας (page 1232, 4) κἀν τῷ πρὸς τὴν Λακρίτου παραγραφὴν "ἐξελόμενος ὁπόταν (sic) μὴ σῦλαι ἄσιν 'Αθηναίος...' S.] τοὺς πέρισι γραφέντας] 'The amount of interest (i.e. not more) inserted in the bond for last year.' If the legal year should have expired, the interest is to remain the same. ['L'année commençait au mois de juin, au solstice d'été. La saison de la navigation allait d'avril à octobre, et, par suite, les intérêts convenus au mois d'avril ne pouvaient être payés que l'année suivante, au retour du navire.' Dareste. S.]

πάθη ἀνήκεστον] Like ἀφανίζεσθαι, 'to be missing,' this is a euphemistic formula for being

lost, or wrecked.

σωτηρία] 'Let there be salvage of the hypothecated goods for the benefit of the lenders.' The simplest sense seems to be, that if the ship be wrecked, but any of the goods he recovered, they shall belong to the lenders, i.e. the wreck shall not exonerate the borrowers from all further obligation. Or we might read σωτήρια in the plural, 'let costs be allowed for salvage.'-τὰ περιγενόμενα, 'any goods that may be saved be the property of both lenders alike.' By κοινά (in which Kennedy" can see no force") is meant

τῶν ὑποκειμένων^{g.} τὰ δὲ περιγενόμενα κοινὰ ἔστω τοῖς δανείσασιν. κυριώτερον δὲ περὶ τούτων ἄλλο μηδὲν εἶναι τῆς συγγραφῆς.

Μάρτυρες Φορμίων Πειραιεύς, Κηφισόδωρος Βοιώτιος, 'Ηλιόδωρος Πιτθεύς.]

Λέγε δη καὶ τὰς μαρτυρίας.

14

MAPTTPIAI.

[' Αρχενομίδης ' Αρχεδάμαντος ' Αναγυράσιος μαρτυρεί συνθήκας παρ' έαυτῷ καταθέσθαι ' Ανδροκλέα Σφήττιον, Ναυσικράτην Καρύστιον, ' Αρτέμωνα,' Απολλόδωρον, Φασηλίτας, καὶ εἶναι παρ' έαυτῷ ἔτι κειμένην τὴν συγγραφήν.]

Λέγε δή καὶ τὴν τῶν παραγενομένων μαρτυρίαν.

MAPTTPIA.

[Θεόδοτος ἰσοτελής, Χαρίνος 'Επιχάρους Λευκονοεύς, Φορμίων Κηφισοφώντος Πειραιεύς, Κηφισόδωρος Βοιώτιος, 'Ηλιόδωρος Πιτθεύς μαρτυροῦσι παρείναι, 'ότ' ἐδάνεισεν 'Ανδροκλής 'Απολλοδώρω καὶ 'Αρτέμωνι ἀργυρίου τρισχιλίας δραχμὰς, καὶ εἰδέναι τὴν συγγραφὴν καταθεμένους παρὰ 'Αρχενομίδη 'Αναγυρασίω.]

g (σωτηρία δ' ἔσται τῶν ὑποκειμένων), τὰ περιγενόμενα Z cum Ar; but Bekker agrees with Dindorf.

that neither lender shall claim it in discharge of his part of the loan, but both shall share the benefit of it.

The Zürich editors, by making σωτηρία δ' ἔσται part of the protasis, and commencing the apodosis with τὰ περιγενόμενα, adopt a solecistic syntax, ἐὰν—ἔσται, which could only be justified on the theory that this is a spurious and late document.

κυριώτερον] i.e. the terms of

this bond shall be absolute, and not superseded by any law, conditions, or stipulations whatever to the contrary.

§ 14. Evidence is put in (1) to identify the document; (2) to attest that the parties to the transaction are the present liti-

Anagyrus, Sphettus, Leuconoë or Leuconium (Photius), Piraeus and Pitthis, were all Attic demi. A Θεόδοτος Ισοτελής is mentioned in Or. 34 § 18. 15 Κατὰ τὴν συγγραφὴν ταύτην, ὧ ἄνδρες δικασταὶ, ἐδάνεισα τὰ χρήματα ᾿Αρτέμωνι τῷ τούτου ἀδελφῷ, κελεύοντος τούτου καὶ ἀναδεχομένου ἄπαντ᾽ ἔσεσθαί 928 μοι τὰ δίκαια κατὰ τὴν συγγραφὴν, καθ᾽ ἡν ἐδάνεισα τούτου αὐτοῦ γράφοντος καὶ συσσημηναμένου, ἐπειδὴ ἐγράφη. οἱ μὲν γὰρ ἀδελφοὶ οἱ τούτου ἔτι νεώτεροι ἦσαν καὶ μειράκια παντάπασιν, ούτοσὶ δὲ Λάκριτος 16 Φασηλίτης, μέγα πρᾶγμα, Ἰσοκράτους μαθητής οὖτος ἦν ὁ πάντα διοικῶν, καὶ ἑαυτῷ με τὸν νοῦν προσ-

§§ 15—17. Continuation of the narrative. At the personal request and engagement of Lacritus that justice should be done, I lent Artemo the money, and Lacritus actually put his seal to the bond. I thought him a man of consideration, and was charmed by his plausible words. No sooner, however, had they got the money than they violated all the terms of the compact, and this at the instance of Lacritus himself.

συσσημηναμένου] 'Joining in the signature.' Or. 41 § 22 (πρὸς Σπουδίαν):—τὶ δὲ συνεσημαίνετο πάλιν τὰ μηδὲν ὑγιὲς ὄντα μηδ' ἀληθῆ γράμματα; We cannot say how far this made Lacritus legally liable. Perhaps it was only a plausible show of acceptance; but it was not necessarily done fraudulently, as Androcles implies.

μέγα πρᾶγμα] 'A great man,' δοκῶν εἶναί τις. Penrose compares Herod. III 132, ἦν μέγιστον πρῆγμα Δημοκήδης τῷ βασιλέϊ.

'Ισοκράτους μαθητής] Cicero, Brutus, § 32, 'Isocrates, cuius domus cunctae Graeciae quasi ludus quidam patuit atque officina dicendi.' Quintilian π 8, 11, 'Clarissimus ille praeceptor Isocrates, quem non magis libri

bene dixisse, quam discipuli bene docuisse testantur.' Amongst his best-known pupils were the orators Isaeus, Hyperides, Lycurgus; the historians Theopompus and Ephorus; also Timotheus the celebrated general, and Androtion the orator and demagogue attacked by Demosthenes; who describes him as τεχνίτης τοῦ λέγειν καὶ πάντα τον βίον ἐσχόλακεν ἐνὶ τούτω (Dem. Androt. § 4), and who is said to have spent special pains on his speech because he had to confront an orator who had learned his art in the school of Isocrates. (See further Isocr. Paneg. § 189 n.)

More than 40 of his pupils are discussed by P. Sanneg (de Schola Isocratea, p. 60), who describes Lacritus as 'demagogus magis et callidus versutusque vir quam literis deditus, tamen in arte rhetorica—si fides habenda Pseudo-Demostheni Or. in Lacr. 41—tradenda versatus. Ea enim oratio adeo disciplinae Isocrateae maledicit, ut e more Demosthenis fieri nequibat.' Cf. note on ὑπόθεσις l. 13. S.]

16. ἐαυτῷ προσέχειν] 'To attend to him,' i.e. to trust him rather than Artemo for the fulfilment of the engagement. Here also the words seem yague,

έχειν ἐκέλευεν αὐτὸς γὰρ ἔφη ποιήσειν μοι τὰ δίκαια ἄπαντα καὶ ἐπιδημήσειν 'Αθήνησι, τὸν δ' ἀδελφὸν ἑαυτοῦ 'Λρτέμωνα πλεύσεσθαι ἐπὶ τοῖς χρήμασι. καὶ τότε μὲν, ῷ ἄνδρες δικασταὶ, ὅτ' ἐβούλετο τὰ χρήματα λαβεῖν παρ' ἡμῶν, καὶ ἀδελφὸς ἔφη εἶναι καὶ κοινωνὸς τοῦ 'Λρτέμωνος, καὶ λόγους θαυμασίως ὡς πιθανοὺς ἔλεγεν ἐπειδὴ δὲ τάχιστα ἐγκρατεῖς ἐγένοντο τοῦ ἀρ- 17 γυρίου, τοῦτο μὲν διενείμαντο καὶ ἐχρῶντο ὅ τι ἐδόκει τούτοις, κατὰ δὲ τὴν συγγραφὴν τὴν ναυτικὴν, καθ' ἡν ἔλαβον τὰ χρήματα, οὕτε μέγα οὕτε μικρὸν ἔπραττον, ὡς αὐτὸ τὸ ἔργον ἐδήλωσεν. οῦτοσὶ δὲ Λάκριτος ἀπάντων ἦν τούτων ὁ ἐξηγητής. καθ' ἕκαστον δὲ τῶν γεγραμμένων ἐν τῆ συγγραφῆ ἐπιδείξω τούτους οὐδ' ὁτιοῦν πεποιηκότας ὑγιές.

Πρώτον μεν γάρ γέγραπται ὅτι ἐπ' οἴνου κεραμί- 18 οις τρισχιλίοις εδανείζοντο παρ' ἡμῶν τὰς τριάκοντα μνᾶς, ὡς ὑπαρχούσης αὐτοῖς ὑποθήκης ἑτέρων τριά-

h αὐτοῦ Z cum Σ. τὸν αὐτοῦ Bekk. cf. § 36.
i πλευσεῖσθαι Z.

and to fall short of any legal liability. As Artemo was to sail with $(\ell \pi l)$ the goods, and Lacritus said he should be in town, it was natural to trust to him rather than to Artemo. There is some satire in the language, especially in the $\lambda \delta \gamma \omega \theta av\mu a\sigma l\omega s$ $\omega s \pi \iota \theta avol$. The passage is important as showing the same feeling against the Sophists which had prevailed so long before. See especially the opinion of Aristotle, Eth. Nic. x 9, 20.

17. ὅ τι ἐδόκει (χρῆσθαι)] 'for whatever purpose they chose.' The almost unvarying idiom is τl χρήσομαι τῷδε; rarely ἐπὶ or πρὸς τl.

οὐτοσὶ δὲ κ.τ.λ.] Perhaps we should transpose the article, which should not be used in the predicate and read οὐτοσὶ δὲ ὁ Λ. ἀπάντων ἦν τούτων ἐξηγήτης, 'This fellow Lacritus was the author of the whole plot.' Mr Mayor (p. 244) objects that 'the article is of course not wanted with the proper name.' It may however serve to express contempt.

§§ 18, 19. The compact was violated in the first instance by the shipment of an insufficient quantity of wine. They had used the money for other purposes, and never even intended to buy it (at Mende, §§ 10, 20).

18. ως υπαρχούσης] 'As if

κοντα μνών, ὥστ' εἰς τάλαντον ἀργυρίου τὴν τιμὴν εἶναι τοῦ οἴνου καθισταμένην, σὺν τοῖς ἀναλώμασιν, ὅσα ἔδει ἀναλίσκεσθαι εἰς τὴν κατασκευὴν τὴν περὶ τὸν οἶνον' τὰ δὲ τρισχίλια κεράμια ἄγεσθαι ταῦτα εἰς 929 τὸν Πόντον ἐν τῆ εἰκοσόρῳ, ἡν 'Υβλήσιος ἐναυκλήρει.

19 γέγραπται μὲν ταῦτα ἐν τῆ συγγραφῆ, ὡ ἄνδρες δικασταὶ, ἡς ὑμεῖς ἀκηκόατε' οὖτοι δ' ἀντὶ τῶν τρισχιλίων κεραμίων οὐδὲ πεντακόσια κεράμια εἰς τὸ πλοῖον ἐνέθεντο, ἀλλ' ἀντὶ τοῦ ἡγοράσθαι αὐτοῖς τὸν οἶνον, ὅσον προσῆκε, τοῖς χρήμασιν ἐχρῶντο ὅ τι ἐδόκει τούτοις, τὰ δὲ κεράμια τὰ τρισχίλια οὐδ' ἐμέλλησαν οὐδὲ διενοήθησαν ἐνθέσθαι εἰς τὸ πλοῖον κατὰ τὴν συγγραφήν. ὅτι δ' ἀληθῆ ταῦτα λέγω, λαβὲ τὴν μαρτυρίαν τῶν συμπλεόντων ἐν τῷ αὐτῷ πλοίφ τούτοις.

they had to offer (i.e. already possessed) security for other thirty minae' (3000 dr.). See Or, 34 § 16. They probably represented the wine as already theirs (purchased, perhaps, but not fully paid for), and lying at the port in Pallene; and this seems the point of $\dot{\eta}\gamma\rho\rho d\sigma\theta a\iota$ in § 19, 'instead of the wine having been bought by them.'

cls τάλαντον] The goods were to be twice the value of the loan; 3000 dr. × 2=60 minae

=1 talent.

καθισταμένην] Perhaps here we should read τὴν καθισταμένην, 'the price which was agreed for.' Otherwise, we must follow Mr Mayor (p. 244) and others in regarding εἶναι καθισταμένην = καθίστασθαι. —σὺν τοῖς, κ.τ.λ. 'including the expenses which had to be incurred for the vesselling and stowage of the wine.' Kennedy, Comp. Or. 34 § 7, σὺν τῷ ἐπισιτισμῷ. It

will be observed that the contract (10—14) contains no clause to this effect.

19. τὰ κεράμια τὰ τρ.] Note the force of the double article: 'all this pretended cargo of the 3000 jars, '&c. So above, § 17, ἡ συγγραφὴ ἡ ναυτικὴ is 'this bond which they pretend to have been bound by (but have violated).' Inf. § 30. ὁ ἀδελφὸς ό 'Αρτέμωνος, § 32, το πλοΐον το ναυαγήσαν, and το οίνάριον το Kφον (where incredulity of the existence of a lost cargo is implied), § 52, τοῦ ναυκλήρου τοῦ Φασηλίτου. In these passages irony is perhaps intended to be conveyed. Mr Mayor however (p. 244) says the repetition of the article 'denotes nothing more than a wish to be exact.'

§ 20. Evidence of the pilot and quartermaster that only 450 jars of wine were taken in Hy-

blesius' ship.

MAPTTPIA

[Έρασικλης μαρτυρεί κυβερνάν την ναθνήν Υβλή- 20 σιος έναυκλήρει, καὶ εἰδέναι 'Απολλόδωρον ἀγόμενον ἐν τῶ πλοίω οἴνου Μενδαίου κεράμια τετρακόσια πεντήκοντα, καὶ οὐ πλείω ἄλλο δὲ μηδὲν ἀγώγιμον ἄγεσθαι έν τῶ πλοίω 'Απολλόδωρον εἰς τὸν Πόντον.

Ίππίας 'Αθηνίππου 'Αλικαρνασσεύς μαρτυρεῖ συμπλείν εν τη 'Υβλησίου νηὶ διοπεύων την ναθν, καὶ είδεναι 'Απολλόδωρον τον Φασηλίτην αγόμενον εν τω πλοίω έκ Μένδης είς του Πόντου οίνου Μενδαίου κεράμια τετρακόσια πεντήκοντα, άλλο δὲ μηδὲν φορτίον.

Πρός τοίσδ' έξεμαρτύρησεν 'Αρχιάδης' Μνησωνίδου 'Αχαρνεύς, Σώστρατος Φιλίππου 'Ιστιαιόθεν, Εὐμάριχος Εὐβοίου Ἱστιαιόθεν™, Φιλτιάδης Κτησίου Ευπεταιών, Διονύσιος Δημοκρατίδου Χολλείδης.]

k διοπεύων restored by Dindorf, Z and Donaldson (New Crat. § 433), Bekk. st. διοπτεύων Bekker 1824 cum libris.

'Aχράδης Z cum F Φ. 'Aρχάδης Bekker. m om. Z.

'Απολλόδωρον | Sup. § 16, it was Artemo who was to sail

with the goods.

διοπεύων] An overlooker or super-cargo. A form of διοπτεύειν, seen also in ὁπιπτεύειν. Aeschylus has βασιλής δίοποι in Pers. 44 (Hesych. ἐπιμεληταί). And Hesych. has διοπεύειν έπιμελείσθαι νεώς. - δίοπος έπίσκοπος, ἄρχων, ναύαρχος, ἐπιστάτης, διόπτης. — διοπτεύειν κατασκοπείν.-[Schol. διοπεύων · δπιπτεύων τὰ κατὰ τὴν ναθν, οδον δίοπός τις ών, ήγουν κατασκοπών. Harpocrat. διοπτεύων (sic) · Δημοσθένης έν τῷ κατὰ Λακρίτου. δίοπος λέγεται νεώς ὁ διέπων καὶ έποπτεύων τὰ κατὰ τὴν ναῦν. See Büchsenschütz, Besitz u. Er-

werb, p 459 n. S.] ἐξεμαρτύρησεν] 'Put in a written affidavit on absence at the time,' i.e. when the other depositions were drawn up. On this word there is a note on Aesch. Agam. 1167 (P.) [Or. 46 § 7].— Ιστιαιόθεν, 'from Histiaea' (Oreus) in Euboea, of which island Nausicrates, the partner of Androcles, was a native, § 10.

Ξυπεταιών] Photius, Ξυπεταίωνες (sic), δημος της Κεκρο-πίδος φυλής. Ξυπεταιή, ἀφ' ής ὁ δημότης Ξυπεταιών. Hesych. Ξυπετέα· δημος της Κ. φ. The proper form is Ξυπετη (Steph. Byzant.).—Χολλείδης, Ar. Ach. 406, of the deme Chollidae.

Περὶ μὲν οὖν τοῦ πλήθους τοῦ οἴνου, ὅσον ἔδει αὐτοὺς ἐνθέσθαι εἰς τὸ πλοίον, ταῦτα διεπράξαντο, καὶ ήρξαντο εὐθὺς ἐντεῦθεν ἀπὸ τοῦ πρώτου γεγραμ- 930 μένου παραβαίνειν καὶ μὴ ποιείν τὰ γεγραμμένα. μετὰ δὲ ταῦτ' ἔστιν ἐν τῆ συγγραφῆ ὅτι ὑποτιθέασι ταῦτ' έλεύθερα καὶ οὐδενὶ οὐδεν ὀφείλοντες, καὶ ὅτι οὐδ΄ 22 ἐπιδανείσονται ἐπὶ τούτοις παρ' οὐδενός. ταῦτα διαρρήδην γέγραπται, ω άνδρες δικασταί. οδτοι δὲ τί ἐποίησαν; ἀμελήσαντες τῶν γεγραμμένων ἐν τῆ συγγραφη δανείζονται παρά τινος νεανίσκου, έξαπατήσαντες ώς οὐδενὶ οὐδεν ὀφείλοντες καὶ ήμᾶς τε παρεκρούσαντο καὶ έλαθον δανεισάμενοι ἐπὶ τοῖς ήμετέροις, έκεινόν τε του νεανίσκου του δανείσαντα έξηπάτησαν ώς ἐπ' ἐλευθέροις τοῖς χρήμασι δανειζόμενοι τοιαῦτα τούτων έστι τα κακουργήματα. ταθτα δε πάντ' έστι τα σοφίσματα Λακρίτου τουτουί. ὅτι δ΄ ἀληθῆ λέγω καὶ έπεδανείσαντο η χρήματα παρά την συγγραφην, μαρτυ-

n τà Z cum Σ.—om. Bekker.

§§ 21, 22. A further violation of the contract was the raising a new loan on the goods pledged to us, by which transaction both we and the second lender were defrauded.

 $\frac{\partial \pi}{\partial x} \frac{\partial \pi}{\partial x} \frac{\partial \pi}{\partial x} \frac{\partial \pi}{\partial x}$ 'From the first clause,' as given in § 10, $\frac{\partial \pi}{\partial x}$ of vou keraphois $\frac{\partial \pi}{\partial x}$ thous.

ύποτιθέασι...έλεύθερα] Theophrast. fragm. 97, παρ' οῖς ἀναγραφὴ τῶν κτημάτων ἐστὶ καὶ τῶν συμβολαίων, ἐξ ἐκείνων ἐστὶ μαθεῖν, εἰ ἐλεύθερα καὶ ἀνέπαφα καὶ τὰ αὐτοῦ πωλεῖ δικαίως. S.] 22, ἐπιδανείσονται] Or. 34

 $\xi 6.$

καl ἡμᾶς τε κ.τ.λ.] 'And by this proceeding they not only cheated us and borrowed, without our knowledge or consent, on the security of our property, but they also defrauded that poor youth who lent them the money, by pretending to borrow it on property on which there was no other claim.' ('Leading him to suppose that the property on which they borrowed his money was unencumbered.' Kennedy.)

τοιαῦτα κ.τ.λ.] So τοιαῦται is a predicate inf. § 24. For the use of the article compare Aesch. Theb. 646, τοιαῦτ' ἐκείνων ἐστὶ τάξενρήματα. (The sentence in Demosthenes is also in iambic verse.) [On Iambic verses in prose cf. Isocr. Paneg. § 170, p. S.]

§ 23. Affidavit that the second loan was advanced in ignorance of a former loan having been made on the same security.

ρίαν ἀναγνώσεται ὑμῖν αὐτοῦ τοῦ ἐπιδανείσαντος. λέγε 23 τὴν μαρτυρίαν.

MAPTTPIA.

Αί μὲν πανουργίαι τοιαθται τῶν ἀνθρώπων τούτων 24 εἰσίν. γέγραπται δὲ μετὰ ταθτα ἐν τἢ συγγραφἢ, ὦ ἄνδρες δικασταὶ, ἐπειδὰν ἀποδῶνται ἐν τῷ Πόντῳ ὰ 931 ἢγον, πάλιν ἀνταγοράζειν χρήματα καὶ ἀντιφορτίζειν καὶ ἀπάγειν ᾿Λθήναζε τὰ ἀντιφορτισθέντα, καὶ ἐπειδὰν ἀφίκωνται ᾿Λθήναζε, ἀποδοθναι εἴκοσιν ἡμερῶν τὸ ἀργύριον ἡμῖν δόκιμον εως δ᾽ ὰν ἀποδῶσι, κρατεῖν τῶν χρημάτων ἡμᾶς, καὶ ἀνέπαφα ταθτα παρέχειν

ο Σ. ἀντιφορτίζεσθαι Ζ. Cf. §§ 25, 37.

οὐ γὰρ ἃν δανεῖσαι αὐτὸς] 'For that he would not himself' (i.e. whatever others might have done) 'have lent the money to Apollodorus.' It might be inferred from this that the lending on ἐπιδανεισμὸς was as illegal as the borrowing. He may however only mean, that he would not have lent it unless he had been misinformed about the security.

§§ 24, 5. Other points in which the bond was broken.
(1) The defendants did not take a counter-cargo from Pontus (§ 11); (2) They did not put us in possession of the ship or goods, for they did not return to the Piraeus at all (§ 28).

ä ηγον] An historical clause,

for the actual words of the contract, $\hat{a}\,\hat{a}\nu\,\hat{a}\gamma\hat{a}\gamma\omega\sigma\iota$. All subjunctives are futures; and the verb in the minor clause is not logically correct in the past tense, unless indeed (as inf. § 26) a transaction is described preceding the event expressed by the subjunctive. But the use under any circumstances is rare, as is the subjunctive itself with $\pi\rho\delta\sigma\theta\epsilon\nu$ or $\pi\rho\delta\tau\epsilon\rho\sigma\nu$ (Thuc. I. 41, Ar. Vesp. 1074).

δόκιμον] (Predicate) 'in current coin.' Kennedy.

 $\tilde{\epsilon}$ ωs δ' $\tilde{d}\nu$ κ.τ.λ.] 'Pending the payment, we are to have possession of the goods, and they on their parts are to give them up to us uninjured (§ 11) till we have got our money back.'

25 τούτους, έως αν απολάβωμεν. γέγραπται μεν γάρ ταῦτα ούτωσὶ ἀκριβώς ἐν τῆ συγγραφῆ οὐτοι δ', ώ άνδρες δικασταλ, ένταθθα καλ έπεδείξαντο μάλιστα την ύβριν καὶ τὴν ἀναίδειαν τὴν ξαυτῶν, καὶ ὅτι οὐδὲ μικρον προσείχον τοίς γράμμασι τοίς γεγραμμένοις έν τη συγγραφή, άλλ' ήγοῦντο είναι την συγγραφην άλλως ύθλον καὶ φλυαρίαν. οὔτε γὰρ ἀντηγόρασαν οὐδὲν ἐν τῶ Πόντω οὖτε ἀντεφορτίσαντο ώστε ἄγειν 'Αθήναζε' ήμεις τε οί δανείσαντες τὰ χρήματα ήκόντων αὐτῶν τούτων έκ τοῦ Πόντου οὐκ εἴχομεν ὅτου ἐπιλαβοίμεθα ούδ' ότου κρατοίμεν, έως κομισαίμεθα τὰ ἡμέτερ' αὐτων οὐδ' ότιοῦν γὰρ εἰσήγαγον εἰς τὸν λιμένα τὸν 26 υμέτερον ουτοι. άλλα πεπόνθαμεν καινότατον, ω άνδρες δικασταί ἐν γὰρ τῆ πόλει τῆ ἡμετέρα αὐτῶν, ουδεν αδικούντες ουδε δίκην ουδεμίαν ωφληκότες τούτοις, σεσυλήμεθα τὰ ήμέτερ' αὐτῶν ὑπὸ τούτων Φασηλιτών όντων, ώσπερ δεδομένων συλών Φασηλίταις

P ἔως [ὅτου] Bekk. 1824.

η ήμέτερα Ζ.

25. καὶ—μάλιστα] This seems the syntax intended. Mr Mayor, p. 245, thinks ἐνταῦθα καὶ, 'it was here also that they showed,' is the author's meaning.

άλλως ΰθλον] 'Mere trash and nonsense.' There was a proverb γραῶν ὕθλος, 'old wives' fables,' Plat. Theaet. p. 176 B. For άλλως Penrose compares Eur. Troad. 476, οὐκ ἀριθμὸν άλλως, ἀλλ' ὑπερτάτους Φρυγῶν.

öτου—εωs] İn direct narrative, οὐκ ἔχομεν ὅτου κρατῶμεν εωs ἀν κομισώμεθα. In Latin, non habebamus quod prenderemus donec recepissemus quae essent nostri. The ἀν would have been added to εωs had the event been still pending; and even with the optative in past narrative it is sometimes added,

as explained at length on Aesch. Pers. 452 (P). Cf. Or. 33 § 8, ωνήν ποιοῦμαι (i.e. ἐποιούμην) τῆς νεώς και τῶν παίδων, ἔως ἀποδοίη τὰς δέκα μνᾶς ᾶς δί ἐμοῦ ἔλαβε.

§§ 26, 27. Thus we have been robbed of our property in our own city, as if forsooth these Phaselites had the right of reprisal on Athenians! For it is robbery not to pay debts. Here was no dispute about facts, no ambiguity in the terms of the bond. It is simply roquery on their part. When both the contracting parties have made a written agreement, there is an end of it; it only remains for them to act up to the letter of the contract.

συλῶν] See § 13. Photius (in v. σύλαs) cites the sentence

κατ' 'Αθηναίων. ἐπειδὰν γὰρ μὴ ἐθέλωσιν ἀποδοῦναι ὰ ἔλαβον, τί ἄν τις ἄλλο ὄνομ' ἔχοι θέσθαι τοῖς τοιού-τοις ἢ ὅτι ἀφαιροῦνται βία τὰ ἀλλότρια; ἐγὼ μὲν οὐδ' ἀκήκοα πώποτε πρᾶγμα μιαρώτερον ἢ ὁ οὖτοι διαπε-πραγμένοι εἰσὶ περὶ ἡμᾶς, καὶ ταῦθ' ὁμολογοῦντες λαβεῖν παρ' ἡμῶν τὰ χρήματα. ὅσα μὲν γὰρ ἀμφισ- 27

932 βητήσιμά έστι τῶν συμβολαίων, κρίσεως δεῖται, ὧ ἄνδρες δικασταί τὰ δὲ παρ' ἀμφοτέρων ὁμολογηθέντα τῶν συντιθεμένων, καὶ περὶ ὧν συγγραφαὶ κεῖνται ναυτικαὶ, τέλος ἔχειν ἄπαντες νομίζουσι, καὶ χρῆσθαι προσήκει τοῖς γεγραμμένοις. ὅτι δὲ κατὰ τὴν συγγραφὴν οὐδ' ὁτιοῦν πεποιήκασιν, ἀλλ' εὐθὺς ἀπ' ἀρχῆς ἀρξάμενοι ἐκακοτέχνουν καὶ ἐπεβούλευον μηδὲν ὑγιὲς ποιεῖν, ὑπό τε τῶν μαρτυριῶν καὶ αὐτοὶ ὑφ' ἑαυτῶν ἐλέγχονται ούτωσὶ καταφανῶς.

'Ο δὲ πάντων δεινότατον διεπράξατο Λάκριτος 28 ούτοσὶ, δεῖ ὑμᾶς ἀκοῦσαι' οὖτος γὰρ ἦν ὁ πάντα ταῦτα διοικῶν. ἐπειδὴ γὰρ ἀφίκοντο δεῦρο, εἰς μὲν τὸ

r αύτων Z.

σεσυλήμεθα—ἀλλότρια, omitting some words, τούτων and ὅντων, ὅσπερ before δεδομένων and βία after ἀναιροῦνται (sic). He refers the passage to the De Corona, by an evident mistake. Cf. Lysias κατὰ Νικομ. Or. 30 § 22, ὁρῶν—Βοιωτοὺς σῦλα ποιουμένους.

οὐδ ἀκήκοα] i.e. much less

have I witnessed.

διαπεπραγμένοι] Observe the medial use of the perfect passive corresponding to the acrist διεπράξαντο. Similarly είσπέπρακται in § 44.

27. ὅσα κ.τ.λ.] 'Those contracts which are disputed.' Kennedy. Rather, perhaps, 'such clauses in contracts as are disputable.'

τέλος ἔχειν] 'Το be final,' i.e. κύρια or valid. χρῆσθαι, 'to adopt, carry into effect.'

§§ 28—31. On returning to Athens, they put the ship into 'Smugglers' Creek,' and there she remained at anchor for nearly a month, while the defendants showed themselves frequently on 'Change. On being asked for payment, they said they were doing all they could to discharge our claims; but finding no goods were forthcoming, I asked Lacritus the reason. He replied, that the ship had been wrecked in the home voyage, and all the goods lost that were to have been conveyed to Athens.

ύμέτερον⁶ ἐμπόριον οὐ καταπλέουσιν, εἰς φωρῶν δὲ λιμένα ὁρμίζονται, ὅς ἐστιν ἔξω τῶν σημείων τοῦ ὑμετέρου[†] ἐμπορίου. καὶ ἔστιν ὅμοιον εἰς φωρῶν λιμένα ὁρμίσασθαι, ὥσπερ ἂν εἴ τις εἰς Αἴγιναν ἢ εἰς Μέγαρα ὁρμίσαιτο^{*} ἔξεστι γὰρ ἀποπλεῖν ἐκ τοῦ λιμένος τούτου ὅποι ἄν τις βούληται καὶ ὁπηνίκ^{*} ἂν δοκῆ αὐτῷ.

29 καὶ τὸ μὲν πλοῖον ὥρμει ἐνταῦθα πλείους ἢ πέντε καὶ εἴκοσιν ἡμέρας, οὖτοι δὲ περιεπάτουν ἐν τῷ δείγματι τῷ ὑμετέρῳ¹¹, καὶ ἡμεῖς προσιόντες διελεγόμεθα, καὶ ἐκελεύομεν τούτους ἐπιμελεῖσθαι ὅπως ἂν ὡς τάχιστ ἀπολάβοιμεν τὰ χρήματα. οὖτοι δ' ὡμολόγουν τε καὶ ἔλεγον ὅτι αὐτὰ ταῦτα περαίνοιεν. καὶ ἡμεῖς τούτοις

^δ ἡμέτερον Z cum r A¹.—ὑμέτερον Bekker.

υ ήμετέρω Ζ.

28. ἔξω τῶν σημείων] A flagstaff, perhaps, or some similar signal, was placed to show the limits of the Attic harbours. This was an insignificant creek probably nearly opposite the little island of Psyttaleia, having its nickname from its use to unprincipled traders in evading the custom-duties. It was as much out of the way (says the orator, using hyperbole), as if one should put in at Aegina or Megara (Nisaea). [Bekker's Anecd. 315, Φωρών λιμένα: ὁ φωρών λιμήν έστιν έν μεθορίω της 'Αττικής, ένθα οί λησταί καί κακουργοι όρμιζονται. Strabo, p. 395, οι Κορυδαλείς, είθ' ὁ φωρών λιμήν και ή Ψυττάλεια. Leake (Athens II 273) thinks that the words in the text are better suited to the bay of Keratzini than to the more easterly creek of Trapezona, which was perhaps within the outworks of the Peiraeus. S.1

όπηνίκα] 'At whatever hour he may choose,' i.e. to sneak

away in the dark.

29. δείγματι] A place where samples of goods (δείγματα) were shown. See Boeckh, Publ. Ec. p. 58. Or. 50 (πρὸς Πολυκλέα), § 24, παραλαβών Δεινίαν τὸν κηδεστὴν τὸν ἐμὸν προσέρχεται αὐτῷ ἐν τῷ δείγματι. Ar. Equit. 979, ἐν τῷ δείγματι τῶν δικῶν. Hesych. δείγμα τόπος ἐν ᾿Αθήναις οὕτως καλούμενος. [Harpocrat. τόπος τις ἐν τῷ ᾿Αθήνησιν ἐμπορίῳ. Leake's Athens, I 382. S.]

έπιμελεῖσθαι] 'To do all in their power.' The åν here, differently from the combination ὅπως ἀν with the subjunctive (sup. § 7) belongs to the optative, and the order of the words might have been ὅπως ὡς τάχιστ' ἀν ἀπολάβοιμεν.

αὐτὰ, perhaps αὐτοὶ, i.e. themselves, without being urged.

t ἡμετέρου Z cum Σ Φ.—ὑμετέρου Bekker.

προσήμεν, καὶ ἄμ' ἐπεσκοποῦμεν εἴ τι ἐξαιροῦνταί ποθεν έκ τοῦ πλοίου η πεντηκοστεύονται. ἐπειδή δ' 30 ήμέραι τε ήσαν συχναί ἐπιδημοῦσι τούτοις, ἡμεῖς τ' οὐδ' ότιοῦν εύρίσκομεν οὔτ' ἐξηρημένον οὔτε πεπεν-933 τηκοστευμένον ἐπὶ τῷ ὀνόματι τῷ τούτων, ἐνταῦθ' ήδη μάλλον προσεκείμεθα απαιτούντες. καὶ ἐπειδή ηνωχλούμεν αὐτοίς, ἀποκρίνεται Λάκριτος ούτοσὶ ὁ αδελφὸς ὁ ᾿Αρτέμωνος ὅτι οὐκ αν οἷοί τ' εἴησαν ἀποδούναι, άλλ' ἀπόλωλεν ἄπαντα τὰ χρήματα καὶ ἔφη Λάκριτος δίκαιον τι έχειν λέγειν περί τούτων. καί 31 ήμεις, ω ανδρες δικασταί, ηγανακτούμεν μέν επί τοις λεγομένοις, πλέον δ' οὐδεν ην αγανακτοῦσιν ημίν τούτοις γαρ οὐδ' ότιοῦν ἔμελεν. οὐδὲν δ' ήττον ήρωτώμεν αὐτοὺς ὅντινα τρόπον ἀπολωλότ' εἴη τὰ χρήματα. Λάκριτος δ' ούτοσὶ ναυαγήσαι έφη τὸ πλοίον παραπλέον έκ Παντικαπαίου είς Θεοδοσίαν, ναυαγήσαντος δέ τοῦ πλοίου ἀπολωλέναι τὰ χρήματα τοῖς

^v ἐκ πλοίου Ζ. τοῦ addidit Wolf.
 ^w om. Z et Bekk. st. cum libris, μὲν cum Reiskio Bekk, 1824.

ἐπεσκοποῦμεν] 'We kept our

eyes upon them.'

πεντηκοστεύονται] 'Are paying duty on.' Before the goods were landed, they had to pay 2 per cent. (Or. 34 § 7), and thus by the entries made in the books (ἀπογραφαί) all imports and exports could be known.

30. προσεκείμεθα] 'We became more urgent in our demand of payment.' Kennedy.
— ἡνωχλοῦμεν, ὀχληροὶ ἐγιγνόμεθα, 'when we began to be very pressing.'

ο ἀδελφὸς ὁ 'A.] See sup. § 19. δίκαι όν τι λέγειν] 'That he could say something to prove it was all right.' This is bitter satire on the Sophist and the Professor of eloquence. Kennedy hardly expresses this, 'and Lacritus said he could assign good ground of excuse.'

31. Παντικαπαίου] Kertsch, in the Crimea. See on Or. 34 § 8.— Θεοδοσία, Strabo, p. 309 (Vol. 11 p. 425, ed. Meineke), έστι δὲ τὸ μεταξύ τῆς Θεοδοσίας καὶ τοῦ Παντικαπαίου σταδίων περί πεντακοσίων καὶ τριάκοντα. [Dem. Lept. § 83 (of Leucon king of Bosporus), προσκατασκευάσας ἐμπόριου Θευδοσίαν (sc. Καΐτα) ὅ φασιν οἱ πλέοντες οὐδ' ὁτιοῦν χεῖρον εἶναι τοῦ Βοσπόρου (sc. Kertsch) κὰνταῦθ' ἔδωκε τὴν ἀτέλειαν ημῦν. S.]

άδελφοῖς τοῖς ἑαυτοῦ, ἃ ἔτυχεν ἐν τῷ πλοίῳ ἐνόντα ἐνεῖναι δὲ τάριχός τε καὶ οἶνον Κῷον καὶ ἄλλ' ἄττα. καὶ ταῦτα ἔφασαν πάντα ἀντιφορτισθέντα μέλλειν 32 αὐτὰ ἄγειν 'Αθήναζε, εἰ μὴ ἀπώλετο ἐν τῷ πλοίῳ. καὶ ὰ μὲν ἔλεγε, ταῦτ' ἦν' ἄξιον δ' ἀκοῦσαι τὴν βδελυρίαν τῶν ἀνθρώπων τοὐτων καὶ τὴν ψευδολογίαν. πρός τε γὰρ τὸ πλοῖον τὸ ναυαγῆσαν οὐδὲν ἦν αὐτοῖς συμβόλαιον, ἀλλ' ἦν ἕτερος ὁ δεδανεικώς 'Αθήνηθεν ἐπὶ τῷ ναὐλῳ τῷ εἰς τὸν Πόντον καὶ ἐπ' αὐτῷ τῷ πλοίῳ (ἀντίπατρος ὄνομα ἦν τῷ δεδανεικότι, Κιτιεὺς τὸ γένος)' τό τ' οἰνάριον τὸ Κῷον ὀγδοήκοντα στάμνοι

å ἔτυχεν ἐνόντα] 'Which at that time were on board.'

τάριχος] Strabo, x1 p. 493, says of the Rhombites (a river flowing into the Sea of Azov) έν ψ τὰ πλεῖστα ἀλιεύματα τῶν εἰς ταριχείας ἰχθύων. [Cf. Büchsenschütz, Besitz u. Erwerb, p. 432. S.]

αὐτὰ] This seems added redundantly, or by a change of syntax from καὶ ταῦτα πάντα ἀντ. ἔχειν, καὶ μέλλειν αὐτὰ ἄγειν. Shilleto (on Thuc. 191, not. crit.) approves of Schaefer's conjecture ἀπάγειν

for αὐτὰ ἄγειν.

§ 32. Exposure of the pretence about the lost cargo. With the safety of the ship, apart from the cargo, they had no concern by the present bond, for it had been made over as security to another. As for the cargo, part of it was worthless, and part was being conveyed for and at the cost of a farmer at Theodosia.

τὸ πλοῖον τὸ] See on § 19. He seems to mean, that if it really was wrecked (which he doubts), the loss could not be pleaded in excuse for non-pay-

ment to the plaintiff, because the ship had been mortgaged to Antipater. By ναυαγήσαν (διεφθάρη, § 33) he must mean such damage as would require the cargo to be taken out for repairing it; for the ship itself was bound by the contract to be the same $(\tau \hat{\varphi} \ a \dot{v} \tau \hat{\varphi} \ \pi \lambda o l \varphi, \S 11)$, and it had returned to Athens, § 28. From the contract, § 10, it seems that the security given to Androcles was not the ship, but only the cargo of wine to be taken in at Mende, and the return cargo from the Pontus. Here Antipater is said to have owned the ship as well as to have had the freightage (vaûλov) made over to him, i.e. the profits of conveying any goods over and above the Mendean wine belonging to Artemo. It seems clear from § 33 that Hyblesius had hired the ship from Antipater, i.e. had borrowed money on it and taken it up for his own trading purposes. - συμβόλαιον, see Or. 34 § 3.

Κιτιεύς] Of Citium in Cy-

prus.

έξεστηκότος οίνου, καὶ τὸ τάριχος ἀνθρώπῳ τινὶ γεωργῷ παρεκομίζετο ἐν τῷ πλοίῳ ἐκ Παντικαπαίου εἰς
Θεοδοσίαν, τοῖς ἐργάταις τοῖς περὶ τὴν γεωργίαν χρῆσθαι. τί οὖν ταύτας τὰς προφάσεις λέγουσιν; οὐδὲν
934 γὰρ προσήκει. καί μοι λαβὲ τὴν μαρτυρίαν, πρῶτον 33
μὲν τὴν ᾿Απολλωνίδου ὅτι ᾿Αντίπατρος ἦν ὁ δανείσας
ἐπὶ τῷ πλοίῳ, τούτοις δ᾽ οὐδ᾽ ὁτιοῦν προσήκει τῆς
ναυαγίας, ἔπειτα τὴν Ἐρασικλέους καὶ τὴν Ἱππίου,
ὅτι ὀγδοήκοντα μόνον κεράμια παρήγετο ἐν τῷ πλοίῳ.

MAPTTPIAI.

['Απολλωνίδης 'Αλικαρνασσεύς μαρτυρεί είδέναι δανείσαντα 'Αντίπατρον, Κιτιέα τὸ γένος, χρήματα 'Υβλησίω εἰς τὸν Πόντον ἐπὶ τῆ νηὶ ἡν 'Υβλήσιος ἐναυκλήρει, καὶ τῷ ναύλω τῷ εἰς τὸν Πόντον 'κοινωνείν δὲ καὶ αὐτὸν τῆς νεως 'Υβλησίω, καὶ συμπλείν ἑαυτοῦ οἰκέτας ἐν τῆ νηὶ, καὶ ὅτε διεφθάρη ἡ ναῦς, παρείναι τοὺς οἰκέτας τοὺς ἑαυτοῦ καὶ ἀπαγγέλλειν ἑαυτῷ καὶ ὅτι ἡ ναῦς κενὴ διεφθάρη παραπλέουσα εἰς Θευδοσίαν ἐκ Παντικαπαίου.

'Ερασικλής μαρτυρεί συμπλείν 'Υβλησίω κυβερ- 34 νων την ναύν είς τον Πόντον, καὶ ότε παρέπλει ή ναύς εἰς Θευδοσίαν ἐκ Παντικαπαίου, εἰδέναι κενην την

έξεστηκότοs] Vapidi, vappae; 'that had turned bad.' Hesych. ξεστηκώς οίνος, ὁ ὀξίνης, i.e. in which the acetous fermentation had taken place.—στάμνοι, the same as κεράμια, as appears from §§ 33, 34.

χρησθαι] Either 'to use for his workmen,' or 'for his work-

men to use.'

§§ 33, 34. Evidence of the pilot and others to prove that the defendant had no cargo of his own on board when the ship was wrecked.

κοινωνεῖν και αὐτὸν] 'That he was himself part-owner.'

παρείναι] 'That slaves of his own were present at the time and brought the further report to him that the ship had no cargo when she was wrecked.'

κενη] Not absolutely 'empty' (as it appears from the eighty jars of wine being on board), but 'without any regular cargo stowed in the hold.'

34. The clause αὐτοῦ τοῦ φεύγοντος νυνί τὴν δίκην is perhaps an interpolation. There

ναθν παραπλέουσαν, καὶ ᾿Απολλοδώρου αὐτοθ τοθ φεύγοντος νυνὶ τὴν δίκην, μὴ εἶναι οἶνον ἐν τῷ πλοίῳ, ἀλλὰ παράγεσθαι τῶν ἐκ τῆς Θευδοσίας τινὶ οἴνου Κῷα κεράμια περὶ ὀγδοήκοντα.

Ίππίας ᾿Αθηνίππου ʿΑλικαρνασσεὺς μαρτυρεῖ συμπλεῖν Ὑβλησίω διοπεύων την ναῦν, καὶ ὅτε παρέπλει ἡ ναῦς εἰς Θευδοσίαν ἐκ Παντικαπαίου, ἐνθέσθαι ᾿Απολλόδωρον εἰς τὴν ναῦν ἐρίων ἀγγεῖον ἐν ἡ δύο καὶ ταρίχους κεράμια ἕνδεκα ἡ δώδεκα καὶ δέρματ αἴγεια, δύο δέσμας ἡ τρεῖς, ἄλλο δ' οὐδέν.

Πρὸς τοῖσδ' ἐξεμαρτύρησεν Εὐφίλητος Δαμοτίμου 'Λφιδναῖος, Ίππίας Τιμοξένου Θυμαιτάδης, Σώστρατος Φιλίππου Ἱστιαιόθεν, ᾿Αρχενομίδης Στράτωνος Θριά- 935 σιος, Φιλτιάδης Κτησικλέους Ξυπεταιών.]

35 'Η μεν ἀναίδεια τοιαύτη τῶν ἀνθρώπων τούτων ἐστίν. ὑμεῖς δ', ὧ ἀνδρες δικασταὶ, ενθνμεῖσθε πρὸς ἡμᾶς αὐτοὶς εἴ τινας πώποτ' ἴστε ἢ ἡκούσατε οἶνον

* διοπτεύων Bekk. 1824. Cf. § 20.

is no other evidence in the speech, as Kennedy observes, that Apollodorus was joint defendant with Lacritus, nor does it seem likely that he should have been; for, as he alone was liable for Artemo's share (§ 12), Lacritus would hardly have been sued if Apollodorus had not been insolvent. And Kennedy observes "there could have been no great advantage in bringing an action against him, except, perhaps, for the purpose of holding him to bail." He suspects that for αὐτοῦ we should read ἀδελφοῦ.

οΐνου Κῷα κεράμια] For οΐνου Κψου κερ. Cf. § 10, οΐνου κεραμίοις Μενδαίοις (but in § 20, οΐνου Μενδαίου κεράμια). Ar. Lys. 196, Θάσιον οΐνου σταμνίον. S.] διοπεύων] § 20.

'Απολλόδωρον] Perhaps 'Απολλοδώρον, 'belonging to Apollodorus.' In § 16 it is said that
Artemo was to sail with the
goods. See, however, § 20.
The middle ἐνθέσθαι may mean
that A. 'had it put on board'
in his absence.

 $\dot{\alpha}\gamma\gamma\epsilon\hat{\iota}ox$] 'A hamper,' perhaps. So in Eur. Ion 1412, the $\dot{\alpha}\nu\tau\ell\pi\eta\xi$ or round casket (vidulus) is called $\ddot{\alpha}\gamma\gamma\sigma$ s.

δέρματα, see Or. 31 § 10. ἐξεμαρτύρησεν] § 20.

§§ 35—7. The improbability of the defendant's statement is shown by the custom of exporting wine to, not importing it from, the Pontus. Lacritus' account, that his brother Artemo had lent a friend of his in Pon-

'Αθήναζε ἐκ τοῦ Πόντου κατ' ἐμπορίαν εἰσάγοντας, ἄλλως τε καὶ Κῷον. πῶν γὰρ δήπου τοὐναντίον εἰς τὸν Πόντον ὁ οἰνος εἰσάγεται ἐκ τῶν τόπων τῶν περὶ ἡμῶς, ἐκ Πεπαρήθου καὶ Κῶ καὶ Θάσιος καὶ Μενδαῖος καὶ ἐξ ἄλλων τινῶν πόλεων παντοδαπός' ἐκ δὲ τοῦ Πόντου ἔτερά ἐστιν ἃ εἰσάγεται δεῦρο. κατεχόμενοι δ' 36 ὑφ' ἡμῶν καὶ ἐλεγχόμενοι εἴ τι περιγένοιτο τῶν χρημάτων ἐν τῷ Πόντῳ, ἀπεκρίνατο Λάκριτος ούτοσὶ ὅτι ἐκατὸν στατῆρες Κυζικηνοὶ περιγένοιντο καὶ τοῦτο τὸ χρυσίον δεδανεικῶς εἴη άδελφὸς αὐτοῦ^γ ἐν τῷ Πόντῳ ναυκλήρῳ τινὶ Φασηλίτη, πολίτη καὶ ἐπιτηδείῳ ἑαυτοῦ, καὶ οὐ δύναιτο κομίσασθαι, ἀλλὰ σχεδόν τι ἀπολωλὸς εἴη καὶ τοῦτο. ταῦτ' ἐστιν ἃ ἔλεγε Λάκριτος 37 οὐτοσί. ἡ δὲ συγγραφὴ οὐ ταῦτα λέγει, ὦ ἄνδρες

y αὐτοῦ Z.

tus 100 staters, contravenes the terms of the bond, that goods should be purchased with the money in Pontus, and brought back to Athens.

κατ' έμπορίαν] 'In the way

of trade?

els τον Πόντον ὁ οίνος-Θάσιος] Virg. G. 11 91, 'Sunt Thasiae vites.' Fragments of earthenware wine-jars have been found near the harbours of the Northern Euxine, especially the ancient Olbia (at the mouth of the Dnieper), stamped with the names of Rhodes, Cnidus and Thasos (Büchsenschütz, Besitzu. Erwerb, pp. 422—4. Cf. Strabo quoted on Or. 34 § 10). In the Leake Collection there are several coins of Peparethus, with the head of Bacchus, and on the reverse a diota or cantharus, with bunches of grapes. Those of Thasos often have the head of Bacchus or Silenus; those of Mende, Silenus on the obverse, and on the reverse a vine or a diota. See Plate of Coins. Ar. fragm. 301, οἶνον δὲ πίνειν οὐκ ἐάσω Πράμνιον, οὐ Χῖον, οὐχὶ Θάσιον, οὐ Πεπαρήθιον. S.]

ëτερά ἐστι] Some of these are enumerated in Pers. Sat. v 134, 'saperdas advehe Ponto, Castoreum, stuppas, ebenum, thus, lubrica Coa,' where 'Coa' is interpreted to mean 'silk'

or fine linen.

36. κατεχόμενοι] 'Being still detained by us and questioned whether any of the property had been saved in the Pontus.' Nominativus pendens, or a careless syntax with the singular Λάκριτος.

στατήρες Κυζικηνοί] See note

on Or. 34 § 23.

οὐ δύναιτο] 'That he was not able to recover it, in fact, that this also might be considered as lost.' Kennedy. δικασταί, άλλ' αντιφορτισαμένους απάγειν κελεύει ' Αθήναζε,οὐ δανείζειν τούτους ὅτω ἂν βούλωνται ἐν τῷ Πόντω τὰ ἡμέτερα ἄνευ ἡμῶν, ἀλλ' ᾿Αθήναζε παρέχειν ανέπαφα ήμιν, έως αν ήμεις απολάβωμεν τα χρήματα ος εδανείσαμεν, καί μοι αναγίγνωσκε την συγγραφην πάλιν.

ΣΥΓΓΡΑΦΗ.

Πότερον, ω ἄνδρες δικασταί, δανείζειν κελεύει 937 38 τούτους ή συγγραφή τὰ ήμέτερα, καὶ ταῦτ' ἀνθρώπω ον ήμεις ούτε γιγνώσκομεν ούθ' έοράκαμεν πώποτε, ή αντιφορτισαμένους κομίσαι 'Αθήναζε καὶ φανερά 39 ποιήσαι ήμιν καὶ ἀνέπαφα παρέχειν; ή μεν γάρ συγγραφή οὐδεν κυριώτερον εά είναι των εγγεγραμμένων,

οὐδὲ προσφέρειν οὔτε νόμον οὔτε ψήφισμα οὔτ' ἄλλ' οὐδ' ότιοῦν πρὸς τὴν συγγραφήν' τούτοις δ' εὐθύς έξ άρχης οὐδὲν ἐμέλησε της σύγγραφης ταύτης, άλλά τοίς χρήμασιν έχρωντο τοίς ήμετέροις ώσπερ ίδίοις ουσιν αύτων ούτως είσιν ούτοι κακούργοι σοφισται και 40 αδικοι ανθρωποι. έγω δε μα τον Δία τον ανακτα καὶ

² εωράκαμεν Ζ.

§§ 38—40. If the terms of the loan forbid lending the money in Pontus, that must be regarded as decisive. These Sophists are 'a bad lot.' I don't say it because they have paid for learning eloquence (that is their affair); but if their eloquence is perverted to injustice, they ought to be punished.

39. ἡ μèν γàρ, κ.τ.λ.] '(I ask the question), for whatever the bond says on this point is

final.' See § 13.

προσφέρειν] 'To bring to bear against, or as tending to cancel, the bond.'

κακούργοι] 'Rogues as So-

phists, and dishonest as men.' In Or. 19 § 246 (παραπρ. p. 417) the Sophists are spoken of with contempt: — λογογράφους σοφιστάς ἀποκαλῶν τοὺς ἄλλους

και υβρίζειν πειρώμενος.

40. τον Δία τον ανακτα] See Argum. ad fin. [αναξ is a poetical word and is extremely rare in Greek Prose. Perhaps the only other passage where it occurs is Isocr. 1x § 72, where Evagoras King of Cyprus is said to have given the name to the younger princes of the royal family, τῶν ἐξ αὐτοῦ γεγονότων οὐδένα κατέλιπεν ίδιωτικοῖς ὀνόμασι προσαγορευόμενον, άλλά τὸν μέν

τοὺς θεοὺς ἄπαντας, οὐδενὶ πώποτ' ἐφθόνησα οὐδ' έπετίμησα, δ ἄνδρες δικασταί, εἴ τις βούλεται σοφιστης είναι και Ίσοκράτει άργύριον αναλίσκειν μαινοίμην γάρ αν, εί τί μοι τούτων έπιμελές είη. οὐ μέντοι μὰ Δία οἶμαί νος δεῖν ἀνθρώπους καταφρονοῦντας καὶ οιομένους δεινούς είναι εφίεσθαι των αλλοτρίων, ουδ' αφαιρείσθαι, τω λόγω πιστεύοντας πονηρού γάρ 938 ταῦτ' ἐστι σοφιστοῦ καὶ οἰμωξομένου. Λάκριτος δ' 41 ούτοσὶ, ὦ ἄνδρες δικασταὶ, οὐ τῷ δικαίῳ πιστεύων εἰσελήλυθε ταύτην την δίκην, άλλ' άκριβώς είδως τά πεπραγμέν' έαυτοῖς περὶ τὸ δάνεισμα τοῦτο, καὶ ἡγούμενος δεινός είναι καὶ ραδίως λόγους ποριείσθαι περί αδίκων πραγμάτων, οἴεται παράξειν ύμᾶς ὅποι αν καιν τ βούληται. ταῦτα γὰρ ἐπαγγέλλεται δεινὸς εἶναι, καὶ αργύριον αίτεῖ καὶ μαθητάς συλλέγει, περὶ αὐτῶν τού-

a οὐδέν Z cum Σ. οὐδενί Bekk.

b olomat Z. Cf. Veitch, Gk. Vbs. s.v.

βασιλέα καλούμενον, τούς δè ἄνακτας τὰς δὲ ἀνάσσας. A somewhat similar oath is found in Or. 48 (Olymp.) § 2, μὰ τὸν Δία τον μέγιστον. S.]

τι τούτων] 'Any matters of that sort,' viz. so little con-

cerning an ξμπορος.

καταφρονοῦνταs] 'Conceited.' Hesych. καταφρονεῖ· ὑπερηφανεῖ. But it may be doubted if αλλων has not dropped out.

ολμωξομένου] 'Who should be made to smart for it.' Kennedy. Or, 'who will come to grief,' as we say. So Ar. Pac. 756 έκατὸν κεφαλαί κολάκων οίμωξομένων.

§§ 41, 42. Lacritus trusts in this case to his skill in cloquence, and his cleverness in making you take his own views of the matter. His brothers have been brought up in the same school, and are therefore equally dishonest.

41. είδως τὰ πεπραγμένα! 'With a full knowledge of (the dishonesty of) the transactions

they were engaged in.'

ταῦτα γὰρ] 'For this is just what he professes to be clever in; for this he asks for money and collects pupils, engaging to instruct them on these very points.' So in Or. 19 § 48 (παραπρεσβ. p. 356), και ἐπαινέσαι δὲ Φίλιππον ὅτι ἐπαγγέλλετει τὰ δίκαια ποιήσειν. Here is a distinct charge against the Sophists of teaching abikla, dishonesty.

μαθητάς συλλέγει] Apart from his own brothers Artemo and Apollodorus, referred to in the next §, we find one other pupil of Lacritus in Archias of Thurii, ὁ κληθείς φυγαδοθήρας, 'nicknamed the hunter of exiles,' from being employed (under the

- 42 των ἐπαγγελλόμενος παιδεύειν. καὶ πρῶτον μὲν τοὺς ἀδελφοὺς τοὺς αὐτοῦ ἐπαίδευσε τὴν παιδείαν ταὐτην, ἢν ὑμεῖς αἰσθάνεσθε πονηρὰν καὶ ἄδικον, ὦ ἄνδρες δικασταὶ, δανείζεσθαι ἐν τῷ ἐμπορίῳ ναυτικὰ χρήματα καὶ ταῦτ' ἀποστερεῖν καὶ μὴ ἀποδιδόναι. πῶς ἂν γένοιντο πονηρότεροι ἄνθρωποι ἢ τοῦ παιδεύοντος τὰ τοιαῦτα ἢ αὐτῶν τῶν παιδευομένων; ἐπεὶ οὖν° δεινός ἐστι καὶ πιστεύει τῷ λέγειν καὶ ταῖς χιλίαις δραχμαῖς,
- 43 ὰς δέδωκε τῷ διδασκάλῳ, κελεύσατε αὐτὸν διδάξαι ύμᾶς ἢ ὡς τὰ χρήματ' οὐκ ἔλαβον παρ' ἡμῶν, ἢ ὡς λαβόντες ἀποδεδώκασιν, ἢ ὅτι τὰς ναυτικὰς συγγραφὰς οὐ δεῖ κυρίας εἶναι, ἢ ὡς δεῖ ἄλλο τι χρήσασθαι τοῖς χρήμασιν ἢ ἐφ' οἷς ἔλαβον κατὰ τὴν συγγραφήν. τούτων ὅ τι βούλεται πεισάτω ὑμᾶς. καὶ ἔγωγε καὶ αὐτὸς συγχωρῶ σοφώτατον εἶναι τοῦτον, ἐὰν ὑμᾶς πείση τοὺς περὶ τῶν συμβολαίων τῶν ἐμπορικῶν δικάζοντας. ἀλλ' εὖ οἶδ' ὅτι οὐδὲν ἂν τούτων οἷός τ' εἴη οὖτος οὔτε διδάξαι οὔτε πεῖσαι.

ο Σ. ἐπειδὴ Bekk. 1824; ἐπεὶ δ' οὖν Bekk. st.

orders of Antipater, in B.C. 322) to seize the orators who had fled from Athens — amongst others Hyperides and Demosthenes himself. Plutarch, Dem. 28, "Ερμιππος τὸν 'Αρχίαν ἐν τοῖς Λακρίτου τοῦ ῥήτορος μαθητὴν ἀναγράφει. S.]

42. $al\sigma\theta \dot{a}\nu\epsilon\sigma\theta\epsilon$] 'Are aware,' by the present example, per-

c c

διδασκάλω] Isocrates, cf. §§

15, 40.

§ 43. As he is so clever, perhaps he will undertake to prove to you that black is white and that they did not borrow at all, or that they have paid, or that the bond is waste paper, or that they had a right to use

our money as they pleased. άλλο τι] See on § 17.

τούτων ὅ τι βούλεται κ.τ.λ.] Or. 43 (Macart.) § 41, τούτων ὅ τι βούλεται τις μαρτυρησάτω αὐτῷ, quoted by Blass, Att. Ber. 111 505, who ascribes this speech to the same author as Or. 43. S.]

τῶν συμ. τῶν ἐμ.] 'Who sit to try these cases of mercantile contracts.' A mere synonym of δίκαι ἐμπορικαὶ, and distinct from those questions of international law, or right of appeal from the citizens of one state to the tribunals of another, known as δίκαι ἀπὸ συμβόλων, and συμβολαῖαι δίκαι. The phrase again occurs in § 47.

Χωρίς δὲ τούτων, φέρε πρὸς τῶν θεῶν, ὦ ἄνδρες 44 939 δικασταὶ, εἰ τοὐναντίον συνεβεβήκει α, μὴ ὁ τούτου ἀδελφὸς ὁ τετελευτηκως έμοι ὤφειλε τὰ χρήματα, ἀλλ' έγω τῶ τούτου τάλαντον ἢ ογδοήκοντα μνᾶς ἢ πλέον ἢ έλαττον, ἄρ' αν οἴεσθε Λάκριτον τουτονὶ, ὦ ἄνδρες δικασταί, τούς αὐτούς λόγους λέγειν οἶσπερ νυνὶ κατακέχρηται, ή φάσκειν αύτον οὐκ εἶναι κληρονόμον καὶ e αφίστασθαι τών τοῦ άδελφοῦ, καὶ οὐκ αν πάνυ πικρώς εἰσπράττειν με, ώσπερ καὶ παρὰ τῶν ἄλλων εἰσπέπρακται, εί τίς τι ἐκείνω τῶ τετελευτηκότι ὤφειλεν ἡ ἐν Φασήλιδι ή άλλοθί που; καὶ εἴ τις ήμων Φεύγων δίκην 45 ύπο τούτου παραγραφήν ετόλμησε παραγράφεσθαι, μη είσαγωγιμον είναι την δίκην, εὖ οἶδ' ὅτι ηγανάκτει αν αὐτὸς καὶ ἐσχετλίαζε πρὸς ὑμᾶς, δεινὰ φάσκων πάσχειν καὶ παρανομεῖσθαι, εἰ μή τις αὐτῶ τὴν δίκην Ψηφιείται είσαγώγιμον είναι, έμπορικήν οὖσαν. έπειτα, ὧ Λάκριτε, σοὶ μὲν τοῦτο δίκαιον δοκεῖ εἶναι, ἐμοὶ δὲ διὰ τί οὐκ ἔσται; οὐχ ἄπασιν ἡμῖν οἱ αὐτοὶ νόμοι

^d συμβεβήκει Z cum Σ r A^1 , συμβεβήκει καὶ Bekk. (Vid. Or. $34 \S 12, n$.)
^e $\hat{\eta}$ Z cum Σ . καὶ Bekk.

§§ 44, 45. Supposing the contrary had happened, that I had owed Lacritus' deceased brother the money which he owed to me; would Lacritus then have relinquished the property, or omitted to sue me? Or again if any one of you had put in a special plea in bar of his claims, would he not have insisted that the case was a mercantile suit, and as such could be tried in this court?

κατακέχρηται] 'Lavishly uses.' The κατὰ in this verb, which commonly means abuti, has the same force as in καταχαρίζεσθαι, καταπροδοῦναι, &c., and means

'to use up,' or, 'use away,' ἀναλίσκειν. But to use in excess is to abuse.

ε $l\sigma\pi$ έπρακται] In the medial sense. See on § 26.

45. αὐτὸς] sc. ὤσπερ νῦν ἡμεῖς ἀγανακτοῦμεν. — παρανομεῖσθαι, that he is being dealt with in a manner not contemplated by the laws.

έπειτα, κ.τ.λ.] 'Then, Lacritus, if you consider this just for yourself, why should it not be just for me? Are not the same laws enacted for all? Have not all the same rights in regard to mercantile actions?' Kennedy.

γεγραμμένοι εἰσὶ καὶ τὸ αὐτὸ δίκαιον περὶ τῶν ἐμπο46 ρικῶν δικῶν; ἀλλ' οὕτω βδελυρός τίς ἐστι καὶ ὑπερβάλλων ἄπαντας ἀνθρώπους τῷ πονηρὸς εἶναι ὥστ'
ἐπιχειρεῖ πείθειν ὑμᾶς ψηφίσασθαι μὴ εἰσαγώγιμον
εἶναι τὴν ἐμπορικὰς δίκας. ἀλλὰ τί κελεύεις, ὧ Λάκριτε; μὴ ἱκανὸν εἶναι ἡμᾶς ἀποστερεῖσθαι ὰ ἐδανείσαμεν χρήματα ὑμῖν, ἀλλὰ καὶ εἰς τὸ δεσμωτήριον παραδοθῆναι ὑφ' ὑμῶν προσοφλόντας τὰ ἐπιτίμια, ἐὰν μὴ
47 ἐκτίνωμεν; καὶ πῶς οὐκ ἃν δεινὸν εἴη καὶ σχέτλιον
καὶ αἰσχρὸν ὑμῖν, ὧ ἀνδρες δικασταὶ, εἰ οἱ δανείσαντες 940
ἐν τῶ ἐμπορίω τῶ ὑμετέρω χρήματα ναυτικὰ καὶ ἀπο-

46. ψηφlσασθαι] This shows that the granting a παραγραφὴ was by voting, as in an ordi-

nary verdict.

δικαζόντων ύμων νυνί τὰς έμπορικάς δίκας The courts of Commerce held their sittings during the season of the year in which navigation was suspended. Cf. Or. 33 § 23, al δὲ λήξεις τῶν δικῶν τοῖς ἐμπόροις ξμμηνοί είσιν ἀπὸ τοῦ βοηδρομιῶνος μέχρι τοῦ μουνυχιώνος (i.e. from about September to April), ίνα παραχρημα τών δικαίων τυχόντες ανάγωνται. The present passage helps to fix the date of the speech. We know that in B.c. 355, the date of Xenophon's treatise on the Revenue of Athens (1113), this prompt settlement of commercial cases had not yet been introduced; for he proposes by way of remedy that a prize should be given to the officer of the harbour who gave the most expeditious and equitable decision. But in B.C. 343-2, the date of the speech on Halonnesus, the improved system had already come into force, as the speaker (Hegesippus) referring to the times of Amyntas says, έμπορικαὶ δίκαι οὐκ ἦσαν ὅσπερ νῦν ἀκριβεῖs αἰ κατὰ μῆνα. (Dem.) Or. 7 § 12. Cf. Introd. p. 52, and note on Or. 37 § 2. S.] ἰκανὸν εἶναι] i.e. ἀρκεῖν, ἄλις

προσοφλόνταs] 'For having been condemned in costs, and if we fail to pay them.' The $\ell\pi\omega\beta\epsilon\lambda$ (a is meant, which was a penalty of a sixth part of the assessment of the suit (an obolus for every drachma), claimed by the defendant—in this case by Lacritus—if the plaintiff failed to obtain a fifth part of the votes.

§§ 47—9. If we, exercising the profession of money-lenders in your mart, are to be not only robbed, but fined (with the $\epsilon\pi\omega$ - $\beta\epsilon\lambda(a)$ and imprisoned, for not paying it, it would be a hard case. If our claim cannot be tried here, to what other court can we resort? Certainly not to the Archons, nor the strategi, who have nothing to do with mercantile suits, whereas both I and your brother Artemo are merchants.

στερούμενοι ύπὸ τῶν δανεισαμένων καὶ ἀποστερούντων ἀπάγοιντο εἰς τὸ δεσμωτήριον; ταῦτ' ἐστὶν, ὧ Λάκριτε, ὰ τουτουσὶ πείθεις; ἀλλὰ ποῦ χρὴ λαβεῖν δίκην, ὧ ἄνδρες δικασταὶ, περὶ τῶν ἐμπορικῶν συμβολαίων; παρὰ ποίᾳ ἀρχῆ ἢ ἐν τίνι χρόνω; παρὰ τοῖς ἔνδεκα; ἀλλὰ τοιχωρύχους καὶ κλέπτας καὶ τοὺς ἄλλους κακούργους τοὺς ἐπὶ θανάτω οὖτοι εἰσάγουσιν. ἀλλὰ παρὰ τῷ ἄρχοντι; οὐκοῦν ἐπικλήρων καὶ ὀρφα- 48 νῶν καὶ τῶν τοκέων τῷ ἄρχοντι προστέτακται ἐπιμελεῖσθαι. ἀλλὰ νὴ Δία παρὰ τῷ βασιλεῖ. ἀλλ' οὐκ ἐσμὲν γυμνασίαρχοι, οὐδὲ ἀσεβείας οὐδένα γραφόμεθα.

47. ὑπὸ τῶν δαν., κ.τ.λ.] To be construed with ἀπάγοιντο. 'Should be carried to prison by the fraudulent debtors.' Kennedy. Lit. 'by those who have borrowed and then try to evade

payment.'

έν τίνι χρόνω; For mercantile suits were held only occasionally, "They were tried before the Thesmothetae during the six winter months, while the ships were laid up in harbour, and the judges were compelled to bring them to a final decision within a month." (Kennedy, argum, against Zen. Or. 32.) Hence they were called ξμμηνοι δίκαι Or. 33 § 23, quoted on § 46. See the commencement of Or. 33, πρὸς 'Απατούριον:τοίς μεν έμποροις και τοίς ναυκλήροις κελεύει ὁ νόμος είναι τὰς δίκας πρός τούς θεσμοθέτας, έάν τι άδικῶνται ἐν τῷ ἐμπορίῳ ἢ ἐνθένδε πλέοντες η ετέροθεν δεύρο. Τοίς ένδεκα, ' the criminal court,' the 'eleven' having the custody of as well as the jurisdiction of prisoners on capital charges, of έπὶ θανάτω (ὑπαγόμενοι). [Κ. Ε. Hermann's Public Antiquities § 139.]

48. $τ\hat{\omega}$ ἄρχοντι 'The Archon,' i.e. the ἐπώνυμος. See Or. 37 § 33, όσα είς ἐπικλήρους, πρὸς τὸν ἄρχοντα. As guardian generally of orphans and heiresses, the chief Archon was the Lord Chancellor of Athens. [Hermann's Public Ant. § 138, 6.] It may be questioned if the clause και τῶν τοκέων is not here an interpolation, resulting from a gloss on δρφανών. Or must we suppose that claims of parents to be maintained by their children (γηροβοσκεῖσθαι) came into the court of the chief archon? [Blass objects to the word τοκείς as 'undemosthenic,' Att. Ber. III 506. S.]

τῷ βασιλεῖ] The 'King-Archon' represented the religious part of the duties of the king of old, as the Roman Pontifex and Rex Sacrificulus did. The games were a part of the public religion, and so any complaints on that head fell under his cognizance, as well as ἀσέβεια, any kind of disrespect to the gods or the temples. Cf. Androt. p. 601 (Or. 22 § 27), τῆς ἀσεβείας κατὰ ταὐτὰ ἔστιν ἀπάγειν, γράφεσθαι, δικάζεσθαι πρὸς Εὐμολπίδας, φρά-

αλλ' ὁ πολέμαρχος εἰσάξει. ἀποστασίου γε καὶ ἀπροστασίου, οὐκοῦν ὑπόλοιπόν ἐστιν οἱ στρατηγοί, ἀλλὰ τοὺς τριηράρχους καθιστᾶσιν[‡], ἐμπορικὴν δὲ δίκην 49 οὐδεμίαν εἰσάγουσιν[‡], ἐγὼ δ' εἰμὶ ἔμπορος, καὶ σὺ ἀδελφὸς καὶ κληρονόμος ἑνὸς τῶν ἐμπόρων τοῦ λαβόντος παρ' ἡμῶν τὰ ἐμπορικὰ χρήματα. ποῖ οὖν δεῖ ταύτην εἰσελθεῖν τὴν δίκην; δίδαξον, ὧ Λάκριτε, μόνον δίκαιόν τι λέγων καὶ κατὰ τοὺς νόμους. ἀλλ' οὐκ ἔστιν οὕτω δεινὸς ἄνθρωπος οὐδεὶς, ὅστις ἃν περὶ τοιούτων πραγμάτων ἔχοι τι δίκαιον εἰπεῖν.

ο Οὐ τοίνυν ταῦτα μόνον, ὧ ἄνδρες δικασταὶ, δεινὰ ἐγὼ πάσχω ὑπὸ Λακρίτου τουτουὶ, ἀλλὰ καὶ χωρὶς

f οὖτοι εlσάγοντες εls τὸ δικαστήριον, "om. g, in marg. γρ. habent $f\Phi$." g. f + εls τὸ δικαστήριον f.

ζειν πρὸς τὸν βασιλέα. [Hermann's Public Ant. § 138, 8.]

ό πολέμαρχος] In early times, he was the Minister of War and even the chief commander, like Callimachus of Aphidnae at Marathon, Herod. vi 109 (τὸ παλαιὸν γὰρ ᾿Αθηναῖοι ὁμόψηφον τὸν πολέμαρχον ἐποιεῦντο τοῖσι στρατηγοῖσι). [Hermann's Public Ant. § 138, 10.]

ἀποστάσιον and ἀπροστάσιον were respectively applied to the case of a μέτοικον leaving, or acting without the sanction of, the προστάτην or patron under whom he had been enrolled ($\delta \nu$ έπεγράψατο), and the refusing to be enrolled. Hesych. ἀπροστασίου δίκη κατὰ τῶν προστάτην μὴ ἀπογραψαμένων (l. ἐπιγρ.) μετοίκων.

[Harpoer. είδος δίκης κατὰ τῶν προστάτην μὴ νεμόντων μετοίκων. There were two speeches of Hyperides κατ' 'Αρισταγόρας ἀπροστασίου, fragments of which are still extant. S.]

ol στρατηγοί] Briefly put

for είσιέναι παρά τοὺς στρατηγούς.

καθιστᾶσιν] 'They appoint,' 'settle disputes about,' viz. by taking cognizance of and hearing claims respecting the ἀντίδοσις, or offer of exchange of property. Or. 42 § 5, τοῦ γὰρ μεταγειτνιῶνος μηνὸς τῆ δευτέρα lσταμένου ἐποίου οι στρατηγοί τοῦς τριακοσίοις τὰς ἀντιδόσεις. Hence the phrase ἀντιδιόδναι τριηραρχίαν, Mid. p. 539 (Or. 21 § 78).

49. The article before έμπορικά seems at least unnecessary to the sense. Perhaps however we should read έμπορικά τὰ χρήματα, 'who got from us money to be used in trade.'

οΰτω δεινὸς] 'So clever.' Again a stroke of satire against the Sophists, whom Plato so often calls δεινοί ἄνδρες.

§ 50. It is fortunate that the bond expressly stated that the money was lent 'to Pontus and back to Athens.' For otherwise he might have carried his τοῦ ἀποστερεῖσθαι τὰ χρήματα εἰς τοὺς ἐσχάτους ἃν κινδύνους ἀφικόμην τὸ τούτου μέρος, εἰ μή μοι ἡ συγ941 γραφὴ ἐβοήθει ἡ πρὸς τούτους, καὶ ἐμαρτύρει ὅτι εἰς τὸν Πόντον ἔδωκα τὰ χρήματα καὶ πάλιν ᾿Αθήναζε. ἴστε γὰρ¹, ὧ ἄνδρες δικασταὶ, τὸν νόμον ὡς χαλεπός ἐστιν, ἐάν τις ᾿Αθηναίων ἄλλοσέ ποι σιτηγήση ἢ ᾿Αθήναζε, ἢ χρήματα δανείση εἰς ἄλλο τι ἐκμπόριον ἢ τὸ ᾿Αθηναίων, οἷαι ζημίαι περὶ τούτων εἰσὶν, ὡς μεγάλαι καὶ δειναί. μᾶλλον δ᾽ αὐτὸν ἀνάγνωθι αὐτοῖς τὸν 51 νόμον, ἵν᾽ ἀκριβέστερον μάθωσιν.

ΝΟΜΟΣ.

['Αργύριον δε μη έξειναι έκδοθναι 'Αθηναίων καὶ τῶν μετοίκων τῶν 'Αθήνησι μετοίκούντων μηδενὶ, μηδε ὧν οὖτοι κύριοί εἰσιν, εἰς ναθν ήτις ἃν μη μέλλη ἄξειν σῖτον 'Αθήναζε, καὶ τἄλλα τὰ γεγραμμένα περὶ ἑκάσ-

 $^{\rm h}$ +καl Z. $^{\rm l}$ γὰρ δή που Bekk. 1824. $^{\rm k}$ om, Z et Bekk. st. cum Σ .

application for a special plea against me, the law forbidding the lending of money for any other mart than Athens.

τὸ τούτου μέρος] 'As far as he was concerned,' i.e. as far as he could imperil me by making me pay the ἐπωβελία (§ 46) and succeeded in quashing my suit by a παραγραφή. Cf. Soph. Trach. 1215, οὐ καμεῖ τοὐμὸυ μέρος, 'you shall not suffer through deficiency on my part.' ['C'est là un artifice oratoire. La loi dont il s'agit ne pouvait pas s'appliquer aux cas de force majeure.' Dareste. S.]

έἀν τις, κ.τ.λ.] Cf. Or. 34 § 37, and Lycurg. adv. Leocr. § 27, οἰ ὑμέτεροι νόμοι τὰς ἐσχάτας τιμωρίας ὀρίζουσιν ἐάν τις ᾿Αθηναίων ἄλλοσέ ποι σιτηγήση ἢ ὡς ὑμᾶς.

Hermann Privatalt. § 45, 17 = p. 433 Blümner. S.] See Boeckh, P. E. pp. 56 and 85 (Lewis, ed. 2).

ἄλλοσε $\mathring{\eta}$ 'Αθήναζε] This was the worst form of 'protection,' since it tended to make corn a monopoly at Athens.

51. ὧν οδτοι κύριοί είσι] viz. any slave or agent in their employ.

καl τάλλα τὰ γ.] Equivalent to our form "and so on," "et cetera." Only one or two clauses are quoted. But the law, as remarked on § 10, is spurious. The phrase ἐκδοῦναι, for προέσθαι or δανεῖσαι, is by no means common, though ἔκδοσις seems sometimes so used. (Boeckh, P. E. p. 132.)

του αὐτῶν¹. ἐὰν δέ τις ἐκδῷ παρὰ ταῦτ', εἶναι τὴν φάσιν καὶ τὴν ἀπογραφὴν τοῦ ἀργυρίου πρὸς τοὺς ἐπιμελητὰς, καθὰ περὶ τῆς νεως καὶ τοῦ σίτου εἴρηται, κατὰ ταῦτα. καὶ δίκη αὐτῷ μὴ ἔστω περὶ τοῦ ἀργυρίου, ὁ ἄν ἐκδῷ ἄλλοσέ ποι ἢ 'Αθήναζε μηδὲ ἀρχὴ εἰσαγέτω περὶ τούτου™ μηδεμία.]

52 'Ο μὲν νόμος, ὧ ἄνδρες δικασταὶ, οὕτω χαλεπός ἐστιν' οὕτοι δ' οἱ μιαρώτατοι ἀνθρώπων ἁπάντων, γεγραμμένου[™] διαρρήδην ἐν τῆ συγγραφῆ 'Αθήναζε πάλιν ἥκειν τὰ χρήματα, εἰς Χίον ἐπέτρεψαν καταχθῆναι ὰ ἐδανείσαντο 'Αθήνηθεν παρ' ἡμῶν. δανειζομένου γὰρ ἐν τῷ Πόντῳ τοῦ ναυκλήρου τοῦ Φασηλίτου ἔτερα χρήματα παρά τινος Χίου ἀνθρώπου, οὐ φάσκοντος δὲ τοῦ Χίου δανείσειν, ἐὰν μὴ ὑποθήκην λάβη ἄπανθ' ὅσ' ἦν περὶ τὸν ναύκληρον, καὶ ἐπιτρέπωσι ταῦτα οἱ πρότερον δεδανεικότες, ἐπέτρεψαν ταῦτα ὑποθήκην γενέσθαι τῷ Χίῳ τὰ ἡμέτερα καὶ κύριον ἐκεῖνον γενέ- 942 53 σθαι ἀπάντων, καὶ οὕτως ἀπέπλεον ἐκ τοῦ Πόντου

τὴν φάσιν] The action for contraband trading. — ἐπιμελη-τὰς, sc. λιμένων, or ἐμπορίου, the overseers or harbour-masters. [They were ten in number. See Meier and Schömann, p. 86.] — ἀπογραφὴ, see Or. 34 § 7.

§§ 52—4. Clear and explicit as the terms of the law are, they have been violated by taking the ship (from Thieves' harbour) to Chios at the instance of a Chian merchant who had lent them money on our goods at the Pontus. And those who break the law do

indirectly injure the citizens generally.

τοῦ ναυκλήρου τοῦ Φ.] See

sup. § 19.

περl τον ναύκληρον] 'With, and in custody of, the skipper.' The word ἄπαντα is emphatic: he would have the whole cargo, and therefore the property of Androcles was included. Such a transaction appears to have been legal, provided the consent of the former lenders was obtained.

¹ και τάλλα—αὐτῶν. 'Seiunximus haec verba a reliquis cum nobis viderentur non esse legis ipsius.' Z.

^m τούτων Bekk. 1824.

n 'corrig. γεγραμμένον διαρρήδην, quum esset diserte scriptum.' Cobet, Miscellanea Critica p. 86; idem dederat Bekker 1824.

μετὰ τοῦ Φασηλίτου ναυκλήρου καὶ μετὰ τοῦ Χίου τοῦ δεδανεικότος, καὶ ὁρμίζονται ἐν φωρῶν λιμένι, εἰς δὲ τὸ ὑμέτερονο ἐμπόριον οὐχ ὡρμίσαντο. καὶ νυνὶ, ὧ ἄνδρες δικασταὶ, τὰ ᾿Αθήνηθεν δανεισθέντα χρήματα εἰς τὸν Πόντον καὶ πάλιν ἐκ τοῦ Πόντου ᾿Αθήναζε εἰς Χίον κατηγμένα ἐστὶν ὑπὸ τούτων. ὅπερ οὖν ἐν ἀρχῆ 54 ὑπεθέμην τοῦ λόγου, ὅτι καὶ ὑμεῖς ἀδικεῖσθε οὐδὲν ἡττον τῶν δόντων ἡμῶν τὰ χρήματα. σκοπεῖτε δ΄, ὧ ἄνδρες δικασταὶ, πῶς συναδικεῖσθε^ν, ἐπειδάν τις τῶν νόμων τῶν ὑμετέρων κρείττων ἐγχειρῆ εἶναι καὶ τὰς συγγραφὰς τὰς ναυτικὰς ἀκύρους ποιῆ καὶ καταλύη, καὶ τὰ χρήματα τὰ παρ' ἡμῶν εἰς Χίονἦ διαπεσταλκῶς, πῶς οὐκ ἀδικεῖ ὁ τοιοῦτος ἄνθρωπος καὶ ὑμᾶς;

° ἡμέτερον Z cum ΣΦ.—ὑμέτερον Bekk. Cf. § 28.

P πῶς οὐκ ἀδικεῖσθε Bekk. 1824.

53. ἐν φωρῶν λιμένι] See § 28. κατηγμένα] Cf. § 52, καταχθῆναι. Aeschylus has προσηγμένον, 'brought up' (beached) by windlasses or capstans, said of

a ship. Suppl. 441.

54. $\delta\pi\epsilon\rho - \sigma\kappa\sigma\kappa\epsilon i\tau\epsilon \delta'$ 'This then is precisely what I took for granted at the beginning of my address.' Mr Mayor suggests the placing of a comma instead of a period at τούτων, 'goods have been taken by them to Chios, proving the truth of my remark that the city itself loses.' In this case it would surely be better to omit ovv. There seems to be something wrong in this passage. Either or should be omitted, or, if it be retained, we should read σκοπεῖτε ἐκ τωνδε for σκοπείτε δ' ω κ.τ.λ. 'What I said at first, that you also are wronged, consider from this point of view (that ye may see) how you share in the wrong done; (for) when a man attempts to make himself superior to your laws, surely he *does* involve you in a common injury.' Even the clause $\pi \hat{\omega}_s \sigma w a \delta i \kappa \epsilon \hat{\iota} \sigma \theta \epsilon$ might be omitted without detriment to the sense.

[With the whole passage cf. Or. 48 § 55 αδται (the speaker's wife and daughter) γάρ είσιν αὶ αδικούμεναι οὐχ ἢττον ἐμοῦ, ἀλλὰ καὶ μᾶλλον. πῶς γὰρ οὐκ ἀδικοῦνται ἢ πῶς οὐ δεινὰ πάσχουσιν, ἐπειδὰν ὀρῶσι...αὐταὶ δὲ...ἔχωσιν ἔτι ἀδικοῦνται ἢ ἐγώ; Blass (Att. Ber. III 505), who quotes this parallel, attributes the present speech to the same author as Or. 48. S.]

διαπεσταλκώς] A happy term for 'dispatching goods to different destinations other than what the law allows.' Mr Penrose fails to see the true force of the

διά in composition.

55 Ἐμοὶ μὲν οὖν ἐστιν, ὦ ἄνδρες δικασταὶ, πρὸς τούτοις δ λόγος τούτοις γὰρ ἔδωκα τὰ χρήματα. τούτοις δ' ἔσται πρὸς τὸν ναὑκληρον ἐκεῖνον τὸν Φασηλίτην, τὸν πολίτην τὸν αὑτῶν, ῷ φασὶ δανεῖσαι τὰ χρήματα ἄνευ ἡμῶν παρὰ τὴν συγγραφήν οὐδὲ γὰρ ἡμεῖς ἴσμεν τίνα ἐστὶ τὰ πεπραγμένα τούτοις πρὸς τὸν ἑαυτῶν πο-56 λίτην, ἀλλ' αὐτοὶ οὖτοι ἴσασιν. ταῦτα ἡγούμεθα δίκαια εἶναι, καὶ ὑμῶν δεόμεθα, ὧ ἄνδρες δικασταὶ, βοηθεῖν ἡμῖν τοῖς ἀδικουμένοις, καὶ κολάζειν τοὺς κακοτεχνοῦντας καὶ σοφιζομένους, ὥσπερ οὖτοι σοφίζονται. καὶ

τας καὶ σοφιζομένους, ώσπερ οὺτοι σοφίζονται. καὶ εἀν ταῦτα ποιῆτε, ὑμῖν τε αὐτοῖς τὰ συμφέροντα ἔσεσθε εψηφισμένοι, καὶ περιαιρήσεσθε τῶν πονηρῶν ἀνθρώπων τὰς πανουργίας ἁπάσας, ὰς ἔνιοι πανουρ-943 γοῦσι περὶ τὰ συμβόλαια τὰ ναυτικά.

§§ 55, 6. The case now lies between me and the defendants: it is for them to deal with Hyblesius the skipper, who is their own countryman, and must be sued in their courts. We have no knowledge of any transactions between them. It is the duty of the judges to deal severely with fraud in defence of mercantile interests.

ψ φασί δανείσαι] § 36.

ἔσεσθε ἐψηφισμένοι] The Greeks have no tense corresponding to the Latin future perfect indicative, fuero, &c. They use therefore ἔσομαι with a past participle,

as Aesch. Suppl. 454, $\lambda \xi \xi \rho \nu$, $\tau \ell \nu'$ αὐδην τήνδε γηρυθεῖσ' ἔσει; Soph. Ant. 1067, νέκυν νεκρῶν ἀμοιβὸν ἀντιδοὺς ἔσει. Cobet gives a great many examples in p. 321 of his Variae Lectiones.

περιαιρήσεσθε] 'You will rid yourselves of all the villainous artifices of these unprincipled men.' Kennedy translates 'you will deprive the swindlers of those artifices,' &c. But it is more probable that alρήσομαι (like λέξομαι, τιμήσομαι &c.) is here passive = alρεθήσομαι. The idiom is here the same as in the more familiar aφαιρεθήναι τι.

OR. XXXVII.

ΠΑΡΑΓΡΑΦΗ ΠΡΟΣ ΠΑΝΤΑΙΝΕΤΟΝ.

This is an important and rather difficult speech. As conveying much and curious information about mining operations and the laws which regulated them, it is unique in the writings of the orators, though Xenophon touches upon the subject, if the treatise $\pi\epsilon\rho i \pi \delta\rho\omega\nu$, 'on the Athenian Revenues,' is rightly attributed to him. Dismissing for the present any discussion on this topic¹,

¹ The student will find ample information upon it in Kennedy's long and careful Introduction, p. 219-24 (in Vol. IV of his Translation of Demosthenes), and in Boeckh's Dissertation on the silver mines of Laurion in p. 615-678 of the "Public Economy," translated by Lewis, Ed. 2. also K. F. Hermann's Lehrbuch der Griechischen Privatalterthümer, § 14, 17, and Büchsenschütz, Besitz und Erwerb im Griechischen Alterthume, pp. 98 -103. In the time of Strabo (fl. B. C. 24) the silver mines were nearly exhausted: rx 23, p. 399, τὰ δ' ἀργυρεῖα τὰ ἐν τῆ ᾿Αττικῆ κατ' ἀρχὰς μὲν ἦν ἀξιόλογα νυνί δ' έκλείπει και δη καί οι έργαζόμενοι της μεταλλείας άσθενώς ὑπακουούσης τὴν παλαιὰν ἐκβολάδα (unsmelted ores left by the old workers, the Cornish 'attle') και σκωρίαν ('slag') ἀναχωνεύοντες ευρισκον έτι έξ αὐτης

itand 1

άποκαθαιρόμενον άργύριον, των άρχαίων ἀπείρως καμινευόντων. The right to work this refuse ore (as well as the slag) was from 1869 to 1873 one of the points in dispute between the Greek government and a commercial company, MM. Roux et Serpierei. An interesting account of the origin of the quarrel, with some correspondence thereon, may be found in the Times for 9th, 10th, 12th and 16th Oct. 1872, and 10th Aug. 1875; and a lively description of a visit to the works of one of the Greek companies is given in Mahaffy's Rambles and Studies in Greece, pp. 117—131, 1876. In April 1886, by the kindness of MM. Serpieri and Pellissier, Mr Sandys visited some of the more ancient portions of the extensive mines of the French company which sends its lead to Newcastle, and its zinc to Swansea and Antwerp. S.]

we shall endeavour to state the nature and grounds of the action as briefly and clearly as the somewhat complex and involved argument allows.

The plea is preferred by one Nicobulus for a παραγραφή against certain unreasonable claims made upon him, as he considers them, by Pantaenetus, who is in effect the plaintiff. He had charged Nicobulus with damaging his works, with taking away ore and smelted silver from his slaves, with taking possession of the mine for non-payment of money advanced to him by Nicobulus in conjunction with Evergus, and with other outrages (§ 33). The case is made more intricate by the numerous transfers of the mining property (or "sett," as it is now technically called) to various owners, who still retain a lien upon it. The successive proprietors of the mine were (1) Telemachus, § 5; (2) Pantaenetus, § 22; (3) Mnesicles, who holds the conveyance in his own name, as having lent money on security of it, § 5; (4) Nicobulus and Evergus, who obtained the transfer direct from Mnesicles, as the mortgagee; (5) Pantaenetus again, but under lease to the last-mentioned proprietors; (6) the nominees of Pantaenetus, who bought it at his urgent request from Nicobulus, § 16.

To pay for the mine, and perhaps to carry on operations, Pantaenetus had at the outset borrowed money from Mnesicles (§ 4) and other parties. On this account, the mine is transferred to Mnesicles, who is thenceforth the real vendor, $\pi\rho\alpha\tau\dot{\eta}\rho$. But, on Mnesicles requiring to be paid, Pantaenetus a second time borrows money, viz. from Nicobulus and Evergus, who consent to purchase the mine in their turn from Mnesicles, at the desire of the nominal owner Pantaenetus, on condition of getting their interest, in the form of rent, from the profits of the mine, of which he becomes the lessee under

them, § 5. At this juncture, of course, Nicobulus and Evergus are the real owners of the mine; but by a special clause, Pantaenetus has the power of redemption, or resuming actual ownership, within a certain time.

The transaction being concluded, Nicobulus goes abroad for a time, and during his absence Evergus, failing to obtain the promised rent as interest, takes possession on his own account, and apparently with undue rigour, of the mine, the slaves, and even of the ore raised. For this Pantaenetus eventually brings an action against him (probably on some technical ground of illegality), and obtains a verdict, with the heavy damages of two talents. (§ 46.)

Nicobulus, on his return to Athens, is surprised to find Evergus in possession of the mine, he being still unpaid, and additional creditors against the mine, i.e. against Pantaenetus (whether real or fictitious) now coming forward. It is at length arranged that both Evergus and Nicobulus shall be paid their claims in full, and the mine shall pass into other hands. Nicobulus takes the precaution to get a release and discharge from all further demands on the part of Pantaenetus (i.e. as the former lessee), and this release is made the principal ground of the present παραγραφή. Not so Evergus, however, who (as above mentioned) was prosecuted and condemned for the seizure of the property on his own account. It is clear that if he also had obtained an acquittance, Pantaenetus could have had no legal ground for the suit against him. An action is now brought against Nicobulus, who is the defendant in the suit. Pantaenetus says that he aided and abetted Evergus in getting wrong-

trained only for the value of the mine. See on § 5, and Arg. 50-4. He is said $\pi\lambda\eta\mu\mu\epsilon\lambda\epsilon\hat{i}\nu$, § 26.

¹ Evergus ought to have acted, perhaps strictly in agreement with Nicobulus, or have waited for his return, or to have dis-

ful possession of the property, and he seeks to obtain damages from him. But Nicobulus resists the claim, relying on the release he had got under the hand of Pantaenetus. Another point of the $\pi a \rho a \gamma \rho a \phi \dot{\eta}$ is, that this is not properly a mining suit, and therefore cannot be tried among other $\delta i \kappa a \iota \mu \epsilon \tau a \lambda \lambda \iota \kappa a \iota$. (§ 35—6.)

Pantaenetus makes an unfair use of the popular dislike of money-lenders. He urges this point in § 52, μισοῦσιν 'Αθηναῖοι τοὺς δανείζοντας, and declares that Nicobulus is arrogant and personally offensive. But Nicobulus says he is not a professional money-lender who cares only for profit, but "a private gentleman with capital at his disposal," who is willing to oblige his friends by a loan.

The chief difficulty, perhaps, lies in understanding how Pantaenetus contrived to get a verdict against Evergus; for it is clear that it is on the merits of this case, and the success that had attended it, that the further action is filed against Nicobulus.

The late Mr Kennedy's Introduction should be in the hands of the student. As an eminent barrister, who was thoroughly versed in both the English and the Attic law, he has disentangled the case with great skill, though he considers it as still obscure on several points.

The date of the speech is approximately determined by the mention in § 6 of the Archonship of Theophilus, viz. B.C. 347. [The speech probably belongs to the year 345, A. Schaefer, *Dem. u. s. Zeit*, III 2, pp. 206, 332; Blass, *Att. Ber.* III 420. Both of these able critics accept it as a genuine work of Demosthenes. The contrary view is held by Sigg and G. Krueger (Halle), 1876, whose arguments have been refuted in detail by A. Hoeck (Berlin) 1878. S.]

XXXVII.

ΠΑΡΑΓΡΑΦΗ ΠΡΟΣ ΠΑΝΤΑΙΝΕΤΟΝ.

ΥΠΟΘΕΣΙΣ.

Πανταίνετος παρὰ Τηλεμάχου τινὸς ἐργαστήριον μεταλλικὸν ἐν Μαρωνείᾳ (τόπος δὲ οὖτος τῆς ᾿Αττικῆς) καὶ μετὰ τοῦ ἐργαστηρίου τριάκοντα τὸν ἀριθμὸν οἰκέτας ωνούμενος, δανείζεται παρὰ μὲν Μνησικλέους τάλαντον, παρὰ δὲ Φιλέου καὶ Πλείστορος πέντε καὶ 5 τετταράκοντα μνᾶς. καὶ ἦν ωνητὴς ἐγγεγραμμένος ὁ

1. Argument ἐργαστήριον μεταλλικὸν] 'Mining works.' We have ἐργαστήριον συκοφαντῶν, 'a gang of informers,' in Or. 39 § 2, and the word properly includes the slaves, though special mention of them follows, as below, τὸ ἐργαστήριον καὶ τὰ ἀνδράποδα. In § 4 it is ἐργαστήριον ἐν τοῦς ἔργοις, where Kennedy renders it 'a pit.' [At the present day, Ergasteria is in common use in Attica as an alternative name for the modern mining-village of Lavrion. S.]

2. Mapweta] 'The mining district, besides the demi Anaphystus, Besa, Amphitrope, and Thoricus, contained several places which were not demi, as Laureium, Thrasyllum, Maroneia, Aulon' (Leake's Demi, p. 274).—The place may perhaps be identified with some ruins

five miles N. of Sunium. S.]

Boeckh, in his Dissertation on the Mines of Laurion (P. Econ. p. 619, trans. Lewis²) notices the identity of this name with the Maronea in Thrace, a colony of the Chians, said to be so called from the eponym hero (or wine-god) Μάρων. He thinks that through Chios the name may have passed from Attica into Thrace. See inf. § 4.

6. ἀνητής] 'The name of

6. ἀνητής] 'The name of Mnesicles was written in the bond as the purchaser (viz. from Telemachus, § 5), and heretained the deeds of sale of the property himself.' In effect, the mine belonged to Pantaenetus, but it was conveyed to Mnesicles as security for the loan. Mnesicles therefore has the right of sale, and in fact does afterwards sell the property to Evergus and

Μυησικλής, καὶ τὰς ώνὰς εἶχεν αὐτός. ὕστερον δὲ άπαιτούμενος τὸ άργύριον ὁ Πανταίνετος δευτέρους λαμβάνει δανειστάς, τόν τε παραγραφόμενον νῦν Νικό-

- 10 βουλον καὶ Εὔεργόν τινα, καὶ τούτοις ὑποθήκην δίδωσι τὸ ἐργαστήριον καὶ τὰ ἀνδράποδα. γραμματείον δὲ ούχ ύποθήκης, άλλα πράσεως γράφεται. και γίνεται πρατήρ καὶ βεβαιωτής τοῖς δευτέροις δανεισταῖς ό πρότερος δεδανεικώς ὁ Μνησικλής, ὁ τὰς ἀνὰς ἔχων.
- 15 καὶ μισθοῦσι τῷ Πανταινέτω τά τε ἀνδράποδα καὶ τὸ 964 έργαστήριου Εὔεργος καὶ ὁ Νικόβουλος, ὡς δεσπόται δήθεν γεγονότες αὐτοῦ. τοσούτου δὲ μισθοῦσιν όσον τὸ δάνειον τόκον ἐποίει ἐδεδανείκεσαν μὲν γὰρ έκατὸν πέντε μνάς, έδει δὲ κατά μνάν τόκον είναι δραγμήν
- 20 έκατον οὖν καὶ πέντε δραχμάς λαμβάνειν συνέθεντο καὶ ἦν τοῦτο τῷ μὲν ἔργω τόκος, τῷ δὲ ὀνόματι μίσθωσις. τούτων πραχθέντων δ μέν Νικόβουλος απεδήμησε, παρά δὲ τὴν ἀπουσίαν τὴν ἐκείνου ᾿Αθήνησι

Nicobulus, the latter of whom (as we have seen) is the defendant, and is now maintaining his right to a παραγραφή as

against Pantaenetus.

8. απαιτούμενος] Or. 34, arg. n. 16. On being required to repay the loan to Mnesicles, he has recourse to versura, or borrowing from another party; who, on Mnesicles being paid, purchase the mine from him, i.e. take over the mine in lieu of the loan, at the desire and with the consent of Pantaenetus.

11. γραμματείον κ.τ.λ.] 'And thus the indenture is not a mortgage, but an actual conveyance.' Now therefore Evergus and Nicobulus become the proprietors; and they in turn lease to Pantaenetus the property he had originally bought.

17. δσον τόκον They lease it on terms which would just pay the interest of the loan, a drachma per month for every mina lent, or 12 per cent. per annum. Thus, he adds, it was a nominal lease, being in fact merely a way of paying the usual inter-

23. παρά] During or pending Nicobulus' absence at Athens Evergus becoming dissatisfied with Pantaenetus for not paying the interest (or rent) regularly, goes to the mine to take possession (cf. Or. 33 § 6, ol χρησταί κατήπειγον αὐτὸν ἀπαιτοθντες και ένεβάτευον), and even seizes from a servant of Pantaenetus some money that was being conveyed for payment of the royalty to the state.

τάδε γίγνεται. ὁ Εὔεργος ὁ κοινωνὸς τοῦ δανείσματος, αἰτιώμενος τὸν Πανταίνετον ώς οὐδὲν τῶν συγκειμένων 25 έθέλοντα ποιείν, έλθων έπὶ τὸ έργαστήριον κατείχεν αὐτοῦ, καὶ δὴ ἀργύριον Φυλάξας ἐκ τῶν μετάλλων Πανταινέτω κομιζόμενον, όπερ ἔμελλεν εἰς τὸ δημόσιον καταβάλλειν, αφείλετο τον κομίζοντα οἰκέτην βία: παρο και διπλην είς το δημόσιον κατέβαλεν, ώς έφη, 30 την καταβολήν ὁ Πανταίνετος, της προσηκούσης προθεσμίας δι' Εὔεργον έκπεσών. ἐπὶ τούτοις καὶ δίκην έλαχε τῷ Εὐέργω βλάβης, καὶ εἶλεν αὐτόν. ὡς δὲ έπανηκε καὶ ὁ Νικόβουλος ἐκ της ἀποδημίας καὶ δανεισταί πολλοί τινες ανεφαίνοντο του Πανταινέτου 35 πρότερον αγνοού μενοι, λόγων πολλών λεγομένων πέρας συνέβησαν ώστε Νικόβουλον μεν και Εὔεργον ἀπολαμβάνοντας έκατὸν καὶ πέντε μνᾶς ἀποστῆναι τοῦ έργαστηρίου καὶ τῶν ἀνδραπόδων, ταῦτα δὲ τοὺς ἔτέ-

26. $\kappa \alpha \tau \epsilon \hat{\imath} \chi \epsilon \nu$] In late Greek, this seems to mean 'took possession of,' obtinuit, in the sense

of $\epsilon l \chi \epsilon \tau o$.

30. $\pi \alpha \rho \delta$, $\kappa.\tau.\lambda$.] 'Through which transaction as a further wrong ($\kappa a l$) Pantaenetus had to pay the sum due twice over, having exceeded the time allowed for remitting it.'—See Boeckh Dissert. &c. p. 665.

[Owing to the intervention of Eubulus, Pantaenetus was thwarted from (ἐκπεσών) paying the 'royalty' by the proper time, viz. the 9th of the 10 πρυτανεῖαι into which the year was divided. Andoc. de Myst. § 73, ol μὲν ἀργύριον ὀφείλοντες τῷ δημοσίω...τούτοις ἡ μὲν ἔκτισις ἡν ἐπὶ τῆς ἐνάτης πρυτανείας, εἰ δὲ μὴ, διπλάσιον ὀφείλευν. Cf. Or. 59 § 7, and K. F. Hermann, Privatalterthümer § 71, 12=Rechtsalterthümer ed. Thal-

heim § 16 p. 108. S.]

33. ἔλαχε] sc. Pantaenetus.—
είλεν, he obtained a verdict.
The precise grounds on which
he succeeded in this action for
damage we are not told, and,
as Kennedy says, we cannot
determine. (See Introduction.)

36. πέρας] 'At last,' or 'as a

final arrangement.'

38. ἐκατὸν καὶ πέντε μνᾶs] viz. the full sum they had jointly lent Pantaenetus.—ἀποστῆναι, 'they were to give up possession.' Cf.

Or. 35 § 4.

39. τοὺς ἐτέρους δανείσαντας] The parties (not named) who had furnished Pantaenetus with the money for payment, and who thus obtained the right of sale and the legal conveyance of the mine, § 13. They are called ἔτεροι in contrast with ὁ πρότερος δεδανεικὼς ὁ Μνησικλῆς, supra l. 14.

40 ρους δανείσαντας ώνεῖσθαι. πάλιν δὲ οὐκ ἐθελόντων τῶν δανειστῶν ἀνεῖσθαι τὰ κτήματα, εἰ μὴ πρατῆρες αὐτοὶ καὶ βεβαιωταὶ γίγνοιντο Νικόβουλος καὶ Εὔεργος, πείθεται ὁ Νικόβουλος καὶ ὑπ' αὐτοῦ Πανταινέτου, 965 καθά φησιν, ἀξιούμενος, οὐ πρότερον δὲ ἀνεδέξατο,

45 πρίν τὸν Πανταίνετον ἄφεσιν αὐτῷ παντὸς ἐγκλήματος δοῦναι. ὁ δὲ Πανταίνετος ἔδωκε μὲν τὴν ἄφεσιν καὶ ἐπράθη τὰ κτήματα, οὐδὲν δὲ ἦττον καὶ τούτῷ τὴν αὐτὴν ἥνπερ Εὐέργῷ δίκην εἴληχε, μεταλλικὴν ἐπιγράφων τὴν δίκην, ὡς δὴ τῶν τε τὰ μέταλλα ἐργαζομένων 50 εἶς ὢν καὶ περὶ μέταλλον ἠδικημένος. ἐγκαλεῖ δὲ τῷ

Νικοβούλω και περί πεταλλον ησικημένος. εγκαλεί σε τω Νικοβούλω και περί της των χρημάτων άφαιρέσεως των ύπο του οικέτου κομιζομένων, και περί της του έργαστηρίου και των άνδραπόδων πράσεως παρά τὰς συνθήκας γεγενημένης, και μέντοι και περί ετέρων

55 τινών. ὁ δὲ Νικόβουλος παραγράφεται τὸν ἀγώνα καθ' ἔνα μὲν ἐκεῖνον νόμον τὸν κελεύοντα, περὶ ὧν ἃν ἄφεσις καὶ ἀπαλλαγὴ γένηται, περὶ τούτων μηκέτι ἐξεῖναι δικάζεσθαι, καθ' ἔτερον δὲ ἐκεῖνον, ὃς διαρρήδην καὶ σαφῶς ὁρίζει περὶ τίνων δεῖ τὰς μεταλλικὰς δίκας

44. ἀνεδέξατο] Nicobulus refused the responsibility of giving a title till Pantaenetus gave him a formal release from all claims. For the title would not have been good if there were any former claims or mortgage upon it. Inf. § 30, οὐδείς γὰρ ἤθελε δέχεσθαι τοῦτον πρατῆρα.

47. $o\dot{\nu}\delta\dot{\epsilon}\nu$ $\dot{\eta}\tau\tau\sigma\nu$] i. e. in spite of the release having been given.

48. ἐπιγράφων] Indorsing the action as a 'mining cause'; just as other suits were marked ἐμπορικαί, &c. The defendant pleads this, as one ground for the παραγραφή, that it was improperly so indorsed.

53. πράσεως παρά τὰς συνθήκας]

There must have been a clause in the bond between Nicobulus the lender and Pantaenetus the borrower, that Nicobulus should not have an absolute title to sell the property. Pantaenetus, it seems, desired to retain the right of redemption.

54. περί έτέρων τινῶν] See §§

32, 33,

56. περί ων αν αφεσις, κ.τ.λ.]

See Or. 36 § 25.

59. περὶ τίνων δεῖ] This anticipates the objection (64) that the plaintiff, Pantaenetus, 'had joined in one plaint various causes of action which could not be tried together before the same tribunal.' Kennedy.

εἰσάγειν, ὧν οὐδὲν πεπονθότα Πανταίνετον ἀτόπως 60 φησὶ μεταλλικὴν δικάζεσθαι δίκην. καὶ μὴν καὶ τρίτον παρέχεται νόμον, ὃς διαιρεῖ περὶ ποίων ἐγκλημάτων ποῖα χρὴ κρίνειν δικαστήρια καὶ ποίας ἀρχὰς εἰσάγειν τὰς δίκας Πανταίνετον δέ φησι παρὰ τοῦτον ποιεῖν τὸν νόμον, ποικίλα ἐγκλήματα εἰς ταὐτὸν μίξαντα καὶ 65 περὶ πάντων ἐν τῷ μεταλλικῷ δικαστηρίῳ τὴν κατηγορίαν ποιούμενον. τῷ μὲν οὖν περὶ τῆς ἀφέσεως νόμῳ κατ ἀρχὰς κέχρηται, τοῖς δὲ δύο τοῖς ἑτέροις ἐπὶ τοῦ τέλους, καὶ ἀρχόμενος ἀπὸ τῆς παραγραφῆς καὶ λήγων εἰς ταύτην. ἐν δὲ μέσῳ τὴν εὐθυδικίαν πεποίη- 70 κεν, ἦς μέγιστον καὶ ἰσχυρότατόν ἐστιν, ὅτι μηδὲ ἐπι-966 δημῶν ἐτύγχανε τότε Νικόβουλος, ὅτε Πανταίνετος αἔπασχεν ἐκεῖνα, ἐφ' οἶς τότε Εὐέργῳ καὶ νῦν Νικο-βούλῳ τὴν δίκην εἴληχεν.

Δεδωκότων, ὦ ἄνδρες δικασταὶ, τῶν νόμων παραγράψασθαι περὶ ὧν ἄν τις ἀφεὶς καὶ ἀπαλλάξας δικάζηται, γεγενημένων ἀμφοτέρων μοι τούτων πρὸς

a om. 7.

b τούτων om. Z et Bekk. st.

60. ἀτόπως, κ.τ.λ.] That it is quite out of the way to bring these points into a mining suit. 'That the subject of the dispute did not authorise a mining action.' Kennedy.

68. κέχρηται] viz. as entitling him to bar the action, and plead 'not maintainable.'—ἐπὶ τοῦ τέ-

λους] See §§ 36-38.

70. την εὐθυδικίαν] i.e. την εὐθεῖαν. 'The merits of the case.' Argum. Or. 34. The strongest point in what would constitute an ordinary defence, is the pleading an alibi when the alleged outrage took place.

71. ὅτι μηδέ] Observe the sole-

cism, very common in late Greek, for ὅτι οὐδέ. The use of ἐκεῖνα following, as a mere demonstrative antecedent (ea quae, &c.), is hardly classical.

p. 966. § 1. As the laws allow a bar to a suit in all matters in which a discharge and acquittance have been given, I have claimed this right against Pantaenetus. I shall show that he gave me such a discharge; and I shall not allow him to argue, that, if he had really done so, I ought to have put in the παραγραφή, but did not.

άμφοτέρων] Cf. Or. 36 § 25, καὶ γὰρ ἀφῆκε καὶ ἀπήλλαξεν, and

Πανταίνετον τουτονὶ, παρεγραψάμην, ώς ἡκούσατ' ἀρτίως, μὴ εἰσαγώγιμον εἶναι τὴν δίκην, οὐκ οἰόμενος δεῖν ἀφεῖσθαι τοῦ δικαίου τούτου, οὐδ', ἐπειδὰν ἐξελέγξω πρὸς ἄπασι τοῖς ἄλλοις καὶ ἀφεικότα τοῦτον ἐμαυτὸν καὶ ἀπηλλαγμένον, ἐγγενέσθαι τούτω μὴ φάσκειν ἀληθῆ με λέγειν, καὶ ποιεῖσθαι τεκμήριον ώς, εἴπερ ἐπράχθη τι τοιοῦτον, παρεγραψάμην ὰν αὐτὸν, ἀλλ' ἐπὶ ταύτης τῆς σκήψεως εἰσελθὼν ἀμφότερα ὑμῖν ἐπιδεῖξαι, καὶ ώς οὐδὲν ἡδίκηκα τοῦτον καὶ ώς παρὰ

the note there (cf. § 19 infra). The latter verb implies the release under proper authority (kupla) from all further trouble or obligation about any matter, as ἀπαλλαγή πόνων, Aesch. Ag. 1, ές τὸ πῶν σε τῶνδ' ἀπαλλάξαι πόνων, Eum. 83. The two words are very often combined, as πάντων άφεθείς των έγκλημάτων και ἀπαλλαγείς, § 16; ὧν αν ἀφη και ἀπαλλάξη τις, § 19; ἡνίκα άφιέμην ύπο τούτου και άπηλλαττόμην. § 17. The two acts are very frequently pleaded as the ground of a παραγραφή, e.g. πρός Ναυσίμαχον, Or. 38 § 5, άκούετε, ω ανδρες δικασταί, τοῦ νόμου σαφως λέγοντος έκαστα, ων μή είναι δίκας ών έν έστιν, ομοίως τοις άλλοις κύριον, περί ων άν τις άφη και άπαλλάξη, μη δικάζεσθαι.

[Or. 38, πρὸς Ναυσίμαχου, contains several striking parallels to the present speech, e.g. 38, § 4, compared with § 18 infr.; also passages in 38, §§ 21 and 22, which are almost identical with §§ 58—60 infr. A. Schaefer, Dem. u. s. Zeit, III 2, 210 n.

S.]

οὐκ οἰόμενος] 'Thinking I ought not to forego this right.' There is probably a play on ἀφείς, 'when he had discharged me from further claims, I was

not to be discharged from my own claim against him.'

καὶ ἀπηλλαγμένον] 'And that he had been got rid of.' But it is likely that the two words are an interpolation. The first καὶ is used in reference to πρὸς ἄπασι τοῦς ἄλλοις, but the interpolator was thinking of the formula καὶ ἀφεὶς καὶ ἀπαλλάξας. The passive would require a change of subject from τοῦτον to ἐμέ. Nor does it seem likely that the passive could here have been used in the medial sense, which is wholly inappropriate. —ἐγγενέσθαι, ἐξεῖναι αὐτῷ.

τι τοιοῦτον] viz. τὸ ἀφεῖναί με. ἀλλ'—ἐπιδεῖξαι] To supply as the context rather requires, οἰόμενος δεῖν would involve εἰσελθόντα for εἰσελθών. Hence we should rather understand δύνασθαι ἐπιδεῖξαι, or perhaps read ἐπιδείξειν.—ἐπὶ, 'relying on this plea,' viz. that the action is an illegal one.

ώς οὐδὲν ἠδικηκα] This, as often happens in παραγραφαλ, constitutes the ordinary defence in εὐθυδικία, or where there is no bar to the action. He enters the court, he says, to plead a παραγραφη, but besides doing this, he will assert his innocence.

τον νόμον μοι δικάζεται. εἰ μὲν οὖν ἐπεπόνθει τι τού- 2 των Πανταίνετος ὧν νῦν ἐγκαλεῖ, κατ' ἐκείνους ἂν τοὺς χρόνους εὐθὺς ἐφαίνετό μοι δικαζόμενος, ἐν οῖς τὸ συμβόλαιον ἡμῖν πρὸς ἀλλήλους ἐγένετο, οὐσῶν μὲν ἐμμήνων τούτων τῶν δικῶν, ἐπιδημούντων δ' ἡμῶν ἀμφοτέρων, ἀπάντων δ' ἀνθρώπων εἰωθότων παρ' αὐτὰ τὰδικήματα μὰλλον ἡ χρόνων ἐγγεγενημένων 967 ἀγανακτεῖν. ἐπειδὴ δὲ οὐδὲν ἡδικημένος, ὡς καὶ ὑμεῖς οἶδ' ὅτι φήσετε ἐπειδὰν τὰ πεπραγμένα ἀκούσητε, τῷ κατορθῶσαι τὴν πρὸς Εὔεργον δίκην ἐπηρμένος° συκοφαντεῖ, ὑπόλοιπόν ἐστι παρ' ὑμῖν, ὧ ἄνδρες δικασταὶ.

° ἐπηρμένος Ζ. ἐπηρμένος Bekk. et Dind.

§ 2. If Pantaenetus had really been wronged, he would have brought the action long before this, and when I was at Athens along with Evergus. Men are usually most indignant when the sense of wrong is recent; and the courts meet for cases of this kind every month. The truth is, he was not wronged by me, but put up to this prosecution by having got a verdict

against Evergus.

ξμμήνων] Kennedy translates, 'as these actions last only for a month.' Or. 33 § 23, al λήξεις των δικών τοις έμπόροις έμμηνοί είσιν άπὸ τοῦ βοηδρομιώνος μέχρι τοῦ μουνυχιώνος, i.e. from September till April. Cf. Or. 35 § 46 n. Boeckh (P. Econ. ed. 1, pp. 50 and 667, trans. Lewis2) renders it 'monthly suits,' and on p. 667 explains it to mean that "it was necessary that judgment should be given within a month, the object being that the mineproprietor might not be too long detained from his business." [In his 2nd ed., how-ever, the rendering 'monthly

suits' disappears, and the epithet is understood to refer to the 'decision of certain processes within a month from their commencement' p. 72, Lamb]. In Soph. El. 281, ξμμηνα leρὰ are clearly "monthly offerings."

clearly "monthly offerings."

παρ' αὐτὰ κ.τ.λ.] 'At the very time of the wrongs.' In Or. 32 § 7, for παρὰ τάδικήματα we should perhaps read παρ' αὐτὰ τάδικήματα. For the sentiment compare Thuc. III 38, ἀμύνασθαι τῷ παθεῖν ὅτι ἐγγυτάτω κείμενον ἀντίπαλον δν μάλιστα τὴν τιμωρίαν ἀναλαμβάνει (where perhaps öν is an interpolation: the τιμωρία is μάλιστα ἀντίπαλος when it is recent). So Or. 36 § 53 πλησίον ὅντων τῶν ἀδικημάτων ἐγκαλεῖς.

p. 967. ἐπηρμένος] 'Elated,' put up to it, 'by having carried to a successful issue the suit against Evergus.' Thucydides generally uses ἐπαιρόμενος. Or. 32 § 10, we have τῷ ποτ' ἐπηρμένος οὖτος κατελήλυθε. Eur. Andr. 705, μόχθοισιν ἄλλων καὶ πόνοις ἐπηρμένοι.

 $\pi \alpha \rho' \dot{\nu} \mu \hat{\nu}$] 'In your court.'

έπιδείξαντα ώς οὐδ' ότιοῦν ἀδικώ, καὶ μάρτυρας ὧν αν λέγω παρασχόμενον, πειράσασθαι σώζειν έμαυτόν. 3 δεήσομαι δε καὶ μέτρια καὶ δίκαια ύμων άπάντων, ακοῦσαί τέ μου περί ὧν παρεγραψάμην εὐνοϊκῶς καὶ προσέγειν όλω τῶ πράγματι τὸν νοῦν πολλῶν γὰρ δικών έν τη πόλει γεγενημένων, οὐδένα πω δίκην οὐτ' αναιδεστέραν ούτε συκοφαντικωτέραν οίμαι φανήσεσθαι δεδικασμένον ής νῦν ούτοσὶ λαχών εἰσελθεῖν τετόλμηκεν. έξ άρχης δ', ώς αν οίος τε ω, διά βραχυτάτων άπαντα τὰ πραχθέντα διηγήσομαι πρὸς ύμᾶς.

'Εδανείσαμεν πέντε καὶ έκατον μνᾶς έγω καὶ Εύεργος, δ άνδρες δικασταί, Πανταινέτω τούτω ἐπ' ἐργαστηρίω τε έν τοῖς ἔργοις έν Μαρωνεία καὶ τριάκοντα ανδραπόδοις, ην δε τοῦ δανείσματος τετταράκοντα

§ 3. I only ask for a fair and attentive hearing in showing grounds for a bar to this action: for of all the audacious charges ever tried in an Athenian court this is about the worst.

δεήσομαι κ.τ.λ.] Or. 38 § 2 δεήσομαι δὲ καὶ δίκαια καὶ μέτρια ύμων απάντων, πρώτον μέν εὐνοίκως ακούσαι μου λέγοντος κ.τ.λ.

πολλών γάρ, κ.τ.λ.] Isaeus, the traditional teacher of Demosthenes, has a similar sentence in Or. 8 § 5, πολλών δέ δικών έν τη πόλει γενομένων, ούδένες αναιδέστερον τούτων ούδε καταφανέστερον άντιποιησάμενοι φανήσονται των αλλοτρίων. Dem. in Aph. 1 § 7. S.]

φανήσεσθαι] φανήσεται ὅτι οὐδείς, κ.τ.λ.—δεδικασμένον, in the medial sense, 'has had tried,' 'has brought into court.' The construction of the sentence is rather artificial. More usual would be οξμαι μηδένα αν φανήναι, but ούκ οίμαι ούδένα is meant.

\$\$ 4-6. History of the transaction: I, Nicobulus, with my

partner Evergus, lent the defendant 105 minae on the works at Maronea, in order that he might pay off the sum due to Mnesicles and others. Mnesicles, as the mortgagee, accordingly conveys the mine and the slaves to us. The defendant then, in place of paying interest on the loan, agrees to hire the mine of us at a rent amounting to the interest. This agreement being signed, I went off to the Pontus, Evergus staying at home.

έργαστηρίω] This word meant any place where works were carried on (see Arg. 1. 1); but here the Epya, or mining operations, are distinguished from the sheds for dressing or the factory for smelting, &c. Probably we should read έργαστηρίω τω έν τοις έργοις, the τε being both needless and not in accordance with the orator's usual

style.

Maρωνεία See note on Arg. 1.2. τετταράκοντα κ.τ.λ.] From § 21 it would seem that Nicoμὲν καὶ πέντε μναῖ ἐμαὶ, τάλαντον δ' Εὐέργου. συνέβαινε δὲ τοῦτον ὀφείλειν Μνησικλεῖ μὲν Κολλυτεῖ τάλαντον, Φιλέᾳ δ' Ἐλευσινίῳ καὶ Πλείστορι πέντε καὶ
τετταράκοντα μνᾶς. πρατὴρ μὲν δὴ τοῦ ἐργαστηρίου 5
καὶ τῶν ἀνδραπόδων ὁ Μνησικλῆς ἡμῖν γίγνεται· καὶ
γὰρ ἐώνητο ἐκεῖνος αὐτὰ τούτῳ παρὰ Τηλεμάχου τοῦ
πρότερον κεκτημένου· μισθοῦται δ' οὐτοσὶ παρ' ἡμῶν
τοῦ γιγνομένου τόκου τῷ ἀργυρίῳ, πέντε καὶ ἑκατὸν
δραχμῶν τοῦ μηνὸς ἐκάστου. καὶ τιθέμεθα συνθήκας,
ἐν αἶς ἥ τε μίσθωσις ἦν γεγραμμένη καὶ λύσις τούτῳ
παρ' ἡμῶν ἔν τινι ἡητῷ χρόνῳ. πραχθέντων δὲ τού- 6
968 των ἐλαφηβολιῶνος μηνὸς ἐπὶ Θεοφίλου ἄρχοντος, ἐγὼ
μὲν ἐκπλέων εἰς τὸν Πόντον εὐθὸς ῷχόμην, οὖτος δ'

d ovros Z.

bulus had lent the smaller sum on the security of the slaves, Evergus the larger sum on that of the mine. Boeckh's account of the transaction (Dissert. p. 655) seems confused: Pantaenetus, he says, had purchased another mine besides that from Mnesicles (§ 22), and "had borrowed on it, viz. 45 minas on the slaves of Nicobulus and a talent on the mine of Evergus." (From Nicobulus, &c., he should have said.)

ibid. Note that the Greeks say indifferently πέντε καὶ τετταράκοντα οτ τετταράκοντα καὶ

πέντε, &c.

5. και γὰρ κ.τ.λ.] 'For Mnesicles had also bought the property for Pantaenetus.' For και γὰρ see inf. 34. There were two reasons why Mnesicles was the legal vendor; first, he was the mortgagee, and secondly, he was the person in whose name the property had been bought for another. It appears from

§ 29, that it was by the express desire of the latter that it was sold to Nicobulus and Evergus.

τόκου] 'For the interest accruing on the money.' The word γίγνεσθαι is used in conformity with the proper sense of τόκος, which gives rise to a joke in Ar. Thesm. 845, ἀξία γοῦν εῖ τόκου τεκοῦσα τοιοῦτον τόκον. Cf. Shakspeare's 'breed of barren metal.' For the genitive see on Or. 34 § 40. The dative also follows the usual construction γίγνεται υίός τινι ἐκ τινός.

λύσις] 'A power of redemption,' i.e. a right to take back the mine within a certain time on payment of our loan in full.

6. επί Θεοφίλου ἄρχοντος] Nicobulus set sail in the spring of B.c. 347, in the ninth month of the Attic year (corresponding to the second half of March and the first half of April). S.]

els τον Πόντον] For the purpose of trading, as appears from

§ 10.

ἐνθάδε ἢν καὶ Εὔεργος. τὰ μὲν δὴ πραχθέντα τούτοις πρὸς αὐτοὺς, ἔως ἀπεδήμουν ἐγὼ, οὐκ ἀν ἔχοιμι εἰπεῖν οὔτε γὰρ ταὐτὰ λέγουσιν οὔτ' ἀεὶ ταὐτὰ οὖτός γε, ἀλλὰ τοτὲ μὲν° ἐκπεσεῖν ὑπ' ἐκείνου βία παρὰ τὰς συνθήκας ἐκ τῆς μισθώσεως, τοτὲ δ' αὐτὸν αἴτιον ἑαυτῷ πρὸς τὸ δημόσιον γενέσθαι τῆς ἐγγραφῆς, τοτὲ δ' ἄλλ' ὅ τι 7 ἀν βούληται. ἐκεῖνος δ' ἀπλῶς οὔτε τοὺς τόκους ἀπολαμβάνων οὔτε τῶν ἄλλων τῶν ἐν ταῖς συνθήκαις ποιοῦντος οὐδὲν τούτου, ἐλθῶν, παρ' ἑκόντος τούτου λαβῶν ἔχειν τὰ ἑαυτοῦ μετὰ δὲ ταῦτ' ἀπελθόντα τοῦτον ἥκειν τοὺς ἀμφισβητήσοντας ἄγοντα, αὐτὸς δ' οὐχ ὑπεξελθεῖν ἐκείνοις, τοῦτον δ' οὐχὶ κωλύειν ἔχειν ὅσαπερ ἐμισθώσατο, εἰ ποιοίη τὰ συγκείμενα. τούτων 8 μὲν δὴ τοιούτους ἀκούω λόγους. ἐκεῖνο δ' οἰδ' ὅτι, εἰ μὲν οὖτος ἀληθῆ λέγει καὶ δεινὰ πέπονθεν, ὥσπερ φη-

μέν φησι Bekk. 1824.

f αύτῷ Ζ.

τὰ πραχθέντα—πρὸς] See inf. § 19.

έκπεσεῖν ὑπ' ἐκείνου] 'That he was ejected from the tenancy (lease) of the works by Evergus.' ἐκπεσεῖν is commonly used as passive of ἐκβαλεῖν. Cf. infr. § 59, ἐκβαλεῖν—ἐκπίπτειν.

πρὸς τὸ δημόσιον] These words are rather obscure. We cannot construe τῆς ἐγγραφῆς πρὸς τὸ δ. 'of being registered as a debtor to the state,' nor is αἴτιον πρός τι a common idiom. Perhaps the words are opposed to the ἰδια βλάβη, 'in a public point of view.' We have, however, γράφειν μισθωσιν πρός τινα, § 10.

§ 7. Evergus pleads that, as the defendant did not fulfil his engagement, he went and took possession without protest or opposition from Pantaenetus; but that afterwards (as an expedient for getting the mine out of his hands) Pantaenetus brought other persons who said they had a prior claim on it. These he, Evergus, resisted, while he professed his willingness that Pantaenetus should re-enter his tenancy, provided he acted according to the contract.

άπλως] 'His simple and consistent story is that,' &c. This is opposed to οὐ ταὐτὰ λέγουσιν above.

ηκειν κ.τ.λ.] Cf. Or. 48 § 10, ύπενοοῦμεν γὰρ, ὧ ἄνδρες δικασταλ, ηξειν τινὰς ἀμφισβητήσοντας τῶν τοῦ Κόνωνος καὶ ἐτέρους.

τοῦτον] Accusative of the object; 'Evergus did not prevent Pantaenetus,' &c.

§8. If Pantaenetus was really wronged, as he says, he has got damages as assessed by himself against Evergus. But that is no reason why he should prosecute me who was then absent.

σὶν, ὑπὸ τοῦ Εὐέργου, ἔχει δίκην ῆς ἐτιμήσατο αὐτός εἶλε γὰρ αὐτὸν εἰσελθῶν ὡς ὑμᾶς, καὶ οὐ δήπου τῶν αὐτῶν παρά τε τοῦ πεποιηκότος δίκαιός ἐστι δίκην λαβεῖν καὶ παρ' ἐμοῦ τοῦ μηδ' ἐπιδημοῦντος εἰ δ' ὁ Εὔεργος ἀληθῆ λέγει, σεσυκοφάντηται μὲν, ὡς ἔοικεν, ἐκεῖνος, ἐγῶ δ' οὐδ' οὕτω τῶν αὐτῶν φεύγοιμ' ἀν δίκην εἰκότως. ὡς οὖν ταῦτα πρῶτον ἀληθῆ λέγω, τούτων τοὺς μάρτυρας ὑμῖν παρέξομαι.

ΜΑΡΤΥΡΕΣ.

969 "Οτι μεν τοίνυν καὶ πρατηρ ην ημίν των κτημά- 9 των ὅσπερ εξ ἀρχης αὐτὸς εωνητο, καὶ κατὰ τὰς συνθήκας οὖτος εμισθώσατο ημέτερον ον τὸ ἐργαστήριον καὶ τὰνδράποδα, καὶ οὔτε παρην ἐγω τοῖς μετὰ ταῦτα πρὸς Εὔεργον τούτω πραχθεῖσιν οὔτ' ἐπεδήμουν ὅλως, ἔλαχέ τε δίκην ἐκείνω καὶ οὐδὲν πώποθ' ημῖν ἐνεκάλει, ἀκούετε τῶν μαρτύρων, ὧ ἄνδρες δικασταί. ἐπειδη 10 τοίνυν ἀφικόμην σχεδόν τι πάντ' ἀπολωλεκώς ὅσα ἔχων ἐξέπλευσα, ἀκούσας καὶ καταλαβών τοῦτον μὲν

If Evergus was tried for the offence, (though wrongly, as he says,) I ought not to be tried also

for the same.

έχει δίκην ής κ.τ.λ.] 'He has recovered the sum at which he laid his damages,' Kennedy. The plaintiff is said τιμᾶσθαι, the jury τιμᾶν τινί τινος, and this is the constant use in Demosthenes. But the force of αὐτὸς is, that as Pantaenetus himself fixed the damages, he cannot fairly say they were insufficient. τοῦ πεποιηκότος] viz. Εὐέρ-

γου. ἐκείνος | viz. Εὔεργος.

 $\tau \hat{\omega} \nu$ $a \hat{\upsilon} \tau \hat{\omega} \nu$] The law said that a case once decided should not be tried over again (inf. § 18).

§ 9. Testimony has been given to the facts (1) that Mnesicles sold us the mine; (2) that Pantaenetus hired it of us; (3) that I was absent when he prosecuted Evergus; (4) that he then laid no charge against me.

έωνητο] παρὰ Τηλεμάχου, § 5. § 10. On my return, finding Evergus in possession of our joint property, I was annoyed; for either I must take a part in the management with him, or have Evergus my debtor instead of Pantaenetus, and so draw up a new contract with him.

ἀκούσας και κ.τ.λ.] 'After hearing, and actually finding, that the defendant had given up, and Evergus was in possession of, the property.' The word ἀφίσ-

αφεστηκότα, τον δ' Εὔεργον ἔχοντα καὶ κρατοῦντα ὧν ἐωνήμεθα, θαυμαστῶς ὡς ἐλυπήθην, ὁρῶν τὸ πρᾶγμά μοι περιεστηκὸς εἰς ἄτοπον' ἢ γὰρ κοινωνεῖν ἔδει τῆς ἐργασίας καὶ τῶν ἐπιμελειῶν τῷ Εὐέργῳ, ἢ χρήστην ἀντὶ τούτου τὸν Εὔεργον ἔχειν, καὶ πρὸς ἐκεῖνον πάλιν μίσθωσιν γράφειν καὶ συμβόλαιον ποιεῖσθαι' 11 τούτων δ' οἰδέτερον προηρούμην. ἀηδῶς δ' ἔχων οῖς λέγω τούτοις, ἰδῶν τὸν Μνησικλέα τὸν πρατῆρα τούτων ἡμῖν γεγενημένον, προσελθῶν ἐμεμφόμην αὐτῷ, λέγων οῖον ἄνθρωπον προὐξένησέ μοι, καὶ τοὶς ἀμφισβητοῦντας καὶ τί ταῦτ' ἐστιν ἡρώτων. ἀκούσας δ' ἐκεῖνος τῶν μὲν ἀμφισβητούντων κατεγέλα, συνελ-

τασθαι is often used (e.g. in Or. 35 § 4) for giving up, or declining to take any property, especially a legacy. Cf. Or. 38 § 7, φασὶ γὰρ οὐκ ἀποδόσθαι τὰ πατρῷα ὧν ἐκομίζοντο χρημάτων, οὐδ' ἀποστῆναι τῶν ὄντων. Or. 21 (Mid.) p. 573 init., ὧν εἶλεν ἀποστὰs, 'having to give up what he had got from another by a verdict.'

έχοντα καl κρατοῦντα] It would seem from this that Evergus had commenced to carry on the works himself; and this explains what follows.

ἐωνήμεθα] sc. from Mnesi-

cles, § 5.

περιεστηκὸς εἰς ἄτοπον] 'Had come to a pretty pass,' Kennedy.

§ 11. Accordingly, I went to Mnesicles and asked what it all meant, and who these pretended claimants to the mine were. But he only laughed, and said he would take care we should meet

them. As for Pantaenetus, he would also see that justice was

done by him.

ols λέγω τούτοιs] The dative depends on the sense 'being displeased by,' and may therefore be regarded as causal. Cf. Mid. § 108, έγὼ γὰρ ἐνηνοχὼς χαλεπῶς ἐφ' οἶς—ὑβρίσθην, ἔτι πολλῷ χαλεπώτερον τούτοις τοῖς μετὰ ταῦτα ἐνήνοχα, where however ἐπὶ may be supplied from the first clause. See Shilleto on Thuc. 177 § 3.

τον πρατήρα κ.τ.λ.] See § 5. (The τον, of course, belongs to

γεγενημένον.)

προὐξένησε] 'That he had introduced such a person to me.' Kennedy. To be πρόξενος to a man is to act as his patron and guarantee, and therefore to bring him forward in some relation to others. The accusative depends on the sense, like συκοφαντεῖν τινα, συνευπορεῖν τι, inf. § 49. Euripides has προξενεῖν τι, to introduce a subject for an oracular response, Ion 335, Hel. 146. In Or. 53 (προς Νικοστρ.), § 13, προξενεῖν τινα is used as above.

θείν δ' ἔφη τούτους βούλεσθαι πρὸς ήμᾶς, καὶ συνάξειν αὐτὸς ἡμᾶς, καὶ παραινέσειν τούτω πάντα ποιείν τὰ δίκαια ἐμοὶ, καὶ οἴεσθαι πείσειν. ώς δὲ συνήλθομεν, 12 τὰ μὲν πολλὰ τί δεῖ λέγειν; ἦκον δ' οἱ δεδανεικέναι φάσκοντες τούτω έπὶ τῷ ἐργαστηρίω καὶ τοῖς ἀνδραπόδοις, ὰ ήμεῖς ἐπριάμεθα παρὰ Μνησικλέους, καὶ οὐδὲν ἦν ἀπλοῦν οὐδ' ὑγιὲς τούτων. πάντα δ' ἐξελεγχόμενοι ψευδή λέγοντες, καὶ τοῦ Μνησικλέους βεβαι-970 οῦντος ήμιν, προκαλοῦνται πρόκλησιν ήμας ώς οὔ δεξομένους, η κομίσασθαι πάντα τὰ χρήματα παρ' αὐτων καὶ απελθείν, η διαλύσαι σφάς ύπερ ων ενεκάλουν, αἰτιώμενοι πολλώ πλείονος ἄξια ἔχειν ὧν ἐδεδώκειμεν χρημάτων, ἀκούσας δ' έγω παραχρήμα, οὐδὲ βουλευ- 13 σάμενος, κομίσασθαι συνεχώρησα, καὶ τὸν Εὔεργον έπεισα. ἐπεὶ δ' έδει τὰ γρήμαθ' ἡμᾶς ἀπολαμβάνειν καὶ τὸ πράγμ' εἰς τοῦτο προήκτο, οὐκ ἔφασαν μετὰ

g αὐτῶν Z.

h χρήματα Z.

τούτους] i.e. ούτοι οἱ ἀμφισβητοῦντες, ούς σὰ δέδοικας, βούλονται, ἔφη, συνελθεῖν ὑμῖν (πρὸς ὑμᾶς). Otherwise αὐτοὺς rather than τούτους would have been used.

§ 12. Well, these claimants came, and affirmed they had lent money to Pantaenetus on the mine. As this was shown to be false, and Mnesicles confirmed us in the possession, they then proposed that we should get back our money from them (on cession of our rights to the mine), or (retaining the mine) pay them their claims on it; for the security was worth more than the money due on it (so that we might wish to retain it).

διαλῦσαι σφᾶs] 'To settle with one,' is properly to 'untie him from his obligation.' Or. 30 §

8, διαλύειν μὲν ἡμᾶς 'Ονήτωρ οὐδ' ἐπεχείρησεν. — ἐδεδώκειμεν, sc. ἐδανείσαμεν Πανταινέτω.

§ 13. Upon our assenting to receive our money, the claimants refused to pay it unless we sold them the mine; in which they shewed their sense, for they knew we were being vexatiously prosecuted by Pantaenetus.

παραχρῆμα] 'On the spur of the moment, without even considering the matter.' It is clear that the claiming party, of dμφισβητοῦντες, did not expect this result; their offer was not made bona fide, for they did not intend to pay Nicobulus his dues: in fact, their pretended claims seem to have been made only in collusion with Pantaenetus.

ταῦτα δώσειν οἱ τότ' ἐκεῖνα ἐπαγγειλάμενοι^ἱ, εἰ μη πρατηρες γιγνοίμεθ' ἡμεῖς τῶν κτημάτων αὐτοῖς, νοῦν ἔχοντες, ὦ ἄνδρες 'Αθηναῖοι, κατ' αὐτό γε τοῦτο' ἐώρων γὰρ ἡμᾶς οἶα ἐσυκοφαντούμεθ' ὑπὸ τούτων ἱ. ὡς οὖν καὶ ταῦτ' ἀληθη λέγω, λαβέ μοι καὶ ταύτας τὰς μαρτυρίας.

MAPTYPIAI.

14 Ἐπειδή τοίνυν τὸ πρᾶγμ' ἐνταῦθ' εἰστήκει, καὶ τὰ μὲν χρήματα οὐ προίεντο οὺς ἐπήγαγεν οὖτος, ἡμεῖς δ' εἰκότως ἐφαινόμεθα ὧν ἐωνήμεθα κρατεῖν, ἰκέτευεν, ἐδεῖτο, ἠντιβόλει πρατῆρας ἡμᾶς γίγνεσθαι^k. ἀξιοῦντος δὲ τούτου καὶ πολλὰ δεηθέντος ἐμοῦ, καὶ τί οὐ

οὶ τότε κ.τ.λ.] sc. οὶ ἀμφισβητοῦντες, § 7.

κατ' αὐτό γε τοῦτο] 'And on this very point assuredly they showed their wisdom,' viz. in not paying us the money without purchasing from us the absolute property in the mine, since a claim for damages was now being made, which might seriously affect the value of it. Inf. § 30 he says that 'no one would accept Pantaenetus as the vendor.' Of course, the $\dot{\eta}\mu\epsilon\hat{\imath}$ s preceding is emphatic.

υπὸ τούτων] This is rather obscure. The claimants saw that an action was brought against us (Evergus and Nicobulus) by Pantaenetus, and thought that if it went against us we might not have security to offer them. From § 30 it would seem that the purchasers thought they had a full power of sale; and the claiming party accordingly demand that the mine shall be sold to them if they advance

the money due. Perhaps we should read ὑπὸ τούτου, for Mnesicles can hardly be included. Kennedy seems to have been nearly right in translating 'for they saw the pettifogging tricks which this man was playing up.' Sup. § 8. Evergus is said σεσυκοφαντῆσθαι.

§§ 14—16. When the persons introduced by Pantaenetus (§ 11) refused to part with their money, i.e. to pay us, unless we sold the mine, he, the plaintiff, begged us to sell it to them; and at last I assented, wishing to get clear from one who showed by all his conduct that he cared for nothing but his own interests.

έφαινόμεθα κ.τ.λ.] When it was clear that we were rightfully in possession of what we had bought from Mnesicles.

έμοῦ] The genitive after δεηθέντος. It seems clear from all this that the ol ἀμφισβητοῦντες were mere 'pretenders,' and that Pantaenetus wished to get

ποιήσαντος; καὶ τοῦθ' ὑπέμεινα. ὁρῶν δ' αὐτὸν, ὧ 15 άνδρες 'Αθηναίοι, κακοήθη, καὶ τὸ μὲν ἐξ ἀρχῆς τοῦ Μυησικλέους κατηγορούντα πρός ήμας, πάλιν δ' ώ φίλος ήν τὰ μάλιστα, τῶ Εὐέργω, τούτω προσκεκρουκότα, καὶ τὸ μὲν πρώτον ώς ἐγὼ κατέπλευσα, ἄσμενον φάσκοντα έορακέναι με, ἐπεὶ δ' ἔδει τὰ δίκαια ποιεῖν, έμοι πάλιν δυσκολαίνοντα, και άπασι μέχρι τοῦ προλαβείν καὶ τυχείν ὧν δέοιτο φίλον ὄντα, μετὰ ταῦτα 971 δ' έχθρον καὶ διάφορον γιγνόμενον, ηξίουν άπαλ-16 λαττόμενος καὶ πρατήρ ύπερ τῶν τούτου^m γιγνόμενος, πάντων ἀφεθείς των έγκλημάτων καὶ ἀπαλλαγείς, ούτω διαλύεσθαι. τούτων δε συγχωρηθέντων ούτος μεν άφηκεν άπάντων εμε, εγώ δε πρατήρ, ώσπερ έδειθ' ούτος, των κτημάτων έγιγνόμην, καθάπερ αὐτὸς ἐπριάμην παρὰ Μνησικλέους. κομισάμενος δὲ τὰ έμαυτοῦ, καὶ τοῦτον οὐδ' ότιοῦν ἀδικών, μὰ τοὺς θεοὺς,

> ¹ ἐωρακέναι Ζ. ™ τούτου τινῶν Βεkk. 1824.

a transference of the mine to them that he might regain possession of it. See on § 31.

15. $\pi \delta \lambda \nu \delta'$, $\kappa.\tau.\lambda$.] Examples are given to show that further dealings with Pantaenetus were undesirable, and to account for the giving up the mine in order to get rid of him.

προσκεκρουκότα] Or. 39 § 18, πολλοῖς προσκρούει. In 54 § 3, προσκρούσματα are 'collisions.'

16. πρατήρ] 'If I became a vendor to them in behalf of the plaintiff's property.' Kennedy, 'if I withdrew and assumed the character of vendor in respect of his property.' The property really and bona fide belonged to Nicobulus and Evergus. But, as Mnesicles had originally bought it from Telemachus for

Pantaenetus (§ 5), the claimants seem to have preferred to buy it as from the plaintiff, but conveyed to them by Nicobulus .ήξίουν - διαλύεσθαι, 'I required that I should come to a settlement with him.' (So Kennedy. Rather, 'I thought it best to come,' &c.)--έγκλημάτων, not that Pantaenetus had any real claims against Nicobulus, though he vexatiously prosecuted him. But Nicobulus knew his man, and guarded himself by this instrument against any future claims that Pantaenetus might make in respect of his former occupancy of the mine, even though, as he says just below, he never dreamed that a suit would be filed against him. The legal form, 'a discharge

οὐδ' ἃν εἴ τι γένοιτοⁿ, ຜήθην^ο δίκην μοι λαχεῖν ποτὲ τουτονί.

17 Τὰ μὲν δὴ γεγενημένα, καὶ περὶ ὧν οἴσετε τὴν ψῆφον, καὶ δι' ὰ τὴν δίκην συκοφαντούμενος παρεγραψάμην μὴ εἰσαγώγιμον εἶναι, ταῦτ' ἐστιν, ὧ ἄνδρες δικασταί. παρασχόμενος δὲν μάρτυρας, οἱ παρησαν ἡνίκα ἀφιέμην ὑπὸ τούτου καὶ ἀπηλλαττόμην, ὡς οὐκα εἰσαγώγιμος ἐκ τῶν νόμων ἐστὶν ἡ δίκη, μετὰ ταῦτ' ἐπιδείξω. καί μοι λέγε ταύτην τὴν μαρτυρίαν.

MAPTYPIA.

Λέγε δή μοι καὶ τὴν τῶν ἐωνημένων μαρτυρίαν, ἵν' εἰδῆθ' ὅτι τούτου κελεύοντος αὐτὰ ἀπεδόμην οἰς οὖτος ἐκέλευσεν.

MAPTTPIA.

18 Οὐ τοίνυν μόνον ἡμῖν εἰσιν οὖτοι μάρτυρες ώς ἀφείμεθα καὶ νῦν συκοφαντούμεθα, ἀλλὰ καὶ Πανταί-

n γίγνοιτο Z cum Σ.

P + τούς Z cum ΣrA1.

° Bekk. ψήθην ἃν Z cum Σr.

9 ovo Bekk. 1824.

from all claims,' was one ground of the $\pi a \rho a \gamma \rho a \phi \hat{\eta}$ (§ 1), and it is here mentioned as such.

ούδ' αν εί τι γένοιτο] 'I never imagined that, happen what might, he would bring an action against me' (Kennedy). The negative, οὐκ ψήθην, is separated from the verb by the strengthening clause or condition. So Eur. Hipp. 654, $\pi \hat{\omega}$ s άν οὖν εἴην κακὸς, ος οὐδ' ἀκούσας τοιάδ' άγνεύειν δοκω; The av, of course, belongs to \axelv, but it is attracted, as usual, to the negative. See Shilleto on Thuc. 1 76 § 4, who remarks, "the desire of the Greeks to show as early as possible that a sentence is intended to be contingent induces them not only to construct such sentences as οὐκ ἀν οἶμαι (δοκεῖ) εἶναι, οὐκ ἀν ἔφασαν, but even to place this anticipative ἀν in a wrong clause." The Greeks greatly prefer οὐκ ἀν γένοιτο τοῦτο to οὐ γένοιτ' ἀν τοῦτο, ἀς.

17. οίς ούτος ἐκέλευσεν] viz.

in § 14.

§ 18. The plaintiff himself, by omitting my name in his action against Evergus, is a witness that he has no claim against me. The charge is the same; and if both had been guilty, both would have been prosecuted. But, the case having been tried once, the law forbids it to be tried again.

νετος αὐτός. ὅτε γὰρ λαγχάνων Εὐέργω τὴν δίκην είασεν έμε, τότ' εμαρτύρει ούτος προς έμε αύτω μηδεν έγκλημα ύπόλοιπον είναι ού γάρ αν δήπου των αυτων άδικημάτων παρόντων αμφοίν όμοίως έγκαλων τὸν μὲν εἴασε, τῶ δ' εδικάζετο. ἀλλὰ μὴν ὅτι γ' οὐκ έωσιν οι νόμοι περί των ούτω πραχθέντων πάλιν λαγ-972 χάνειν, οίμαι⁸ μεν ύμᾶς καὶ μηδεν εἰπόντος εμοῦ γιγνώσκειν όμως δε λέγε αὐτοῖς καὶ τὸν νόμον τουτονί.

NOMOS.

' Ακούετε, ὧ ἀνδρες 'Αθηναίοι, καὶ τοῦ νόμου λέ- 19 γοντος άντικρυς, ών αν αφή και απαλλάξη τις, μηκέτι τας δίκας είναι. καὶ μὴν ὅτι γ' αμφότερ' ἐστὶ πεπρα-

r ἀμφοῖν δ' Z cum Σ.

olonat Z. Cf. Veitch, Gk. Verbs, B. v.

t om. Z cum \S.

οὐ γὰρ ἄν κ.τ.λ.] 'For surely, when the same wrongs were before the court, if he had the same charge to bring against both, he would not have passed over the one, and gone to law with the other.'

τῶν οὕτω πραχθέντων] When a legal discharge and acquit-

tance has been given.

άλλα μην-τουτονί] Or. 38 § 4 ότι δ' οὐκ ἐῶσιν οἱ νόμοι περὶ τῶν ούτω πραχθέντων αδθις δικάζεσθαι, νομίζω μέν άπαντας ύμας είδέναι, κάν μηδέν είπω περί αὐτῶν ἐγὼ, βούλομαι δ' ὅμως καὶ τον νόμον ύμιν αὐτον ἀναγνωναι.

και μηδέν είπόντος] i.e. κάν

έγω μηδέν είπω.

και τὸν νόμον] Either 'beside my assertion of the fact,' or 'beside the evidence read before.'

§§ 19, 20. The law then forbids a second trial when the case has once been settled. This prohibition holds good especially in claims settled by consent; for to try these over again is not to

abide by one's own decision, whereas in a verdict on public matters, or actions brought by others, there may be some ground for alleging misdirection. the argument compare whole of § 25 in Or. 36.)

19. ἀκούετε—εἶναι] Or. 38 § 5 ἀκούετε, ὧ ἀ. δ., τοῦ νόμου σαφως λέγοντος έκαστα, ων μη είναι δίκας, ων έν έστιν, δμοίως τοις άλλοις κύριον, περί ών άν τις άφη και άπαλλάξη, μη δικάζεσθαι.

άντικρυς] For διαρρήδην, ά- $\pi\lambda\omega_s$, in a plain and straight-

forward way.
ἀμφότερα] Though a distinction here seems made between άφείναι and ἀπαλλάξαι, it is probable, as Kennedy remarks, that they are virtually synonyms, and that this formula, which constantly occurs, arose from the surplus verbiage incidental to legal documents. [See, however, note on Or. 36 § 25, referred to supra § 1. S.]

γμένα ταθτα τούτω προς ήμας, ηκούσατε των μαρτύρων. άπάντων μεν τοίνυν των εν τοίς νόμοις άπειρημένων ου προσήκει δικάζεσθαι, ήκιστα^μ δὲ τούτων, ά μεν γαρ το δημόσιον πέπρακεν, έχοι τις αν είπειν ώς 20 αδίκως η του προσήκοντα πέπρακεν καὶ περὶ ών έγνω τὸ δικαστήριον, ἔστιν εἰπεῖν ώς ἐξαπατηθὲν τοῦτ' έποίησε, καὶ περὶ τῶν ἄλλων τῶν ἐν τῶ νόμω καθ' έκάστου γένοιτ' ἄν τις εἰκότως λόγος. ὰ δ' αὐτὸς ἐπείσθη καὶ ἀφῆκεν, οὐκ ἔνι δήπουθεν εἰπεῖν οὐδ' αύτὸν αἰτιάσασθαι ώς οὐ δικαίως ταῦτ' ἐποίησεν. οἱ μὲν οὖν παρά τι των ἄλλων τούτων δικαζόμενοι τοῖς ὑφ' ἐτέρων δικαίοις ώρισμένοις οὐκ ἐμμένουσιν, ὁ δ' ὧν ἀν άφη πάλιν λαγχάνων τοῖς ὑφ' ἑαυτοῦ. διὸ πάντων μάλιστ' άξιον τούτοις χαλεπαίνειν.

^u οὐχ ήκιστα Bekk. 1824.

▼ Z et Dindf. cum Σ (Cf. Or. 24 § 54 τὸ δημόσιον ἀπέδοτο). w om, Z cum \S. πέπραχεν Bekk.

τούτω πρὸς ἡμᾶς] See Or. 34

§ 36, Sup. § 6.

ἀπάντων, κ.τ.λ.] 'In no cases where the laws have forbidden it, ought people to sue, but especially not in these. Of things done by public authority it may be said, that they have been done unjustly or improperly;' Kennedy;—who seems to have followed Bekker's reading πέπραχεν. Of course πέπρακεν is from πιπράσκω, and means that perhaps the state 'has sold what did not really belong to it.'

20. και περί των άλλων] 'And, with respect to the other cases mentioned in the law, a plausible objection may be raised to every one of them.' Kennedy.

αὐτός] i.e. τις in έχοι τις αν είπειν. -- ούκ ένι, ούκ ένεστιν έν τώ πράγματι, 'the very nature of

the case does not allow him to charge himself with injustice.' For this would be ἐκόντα ἀδικεῖ- $\sigma\theta\alpha\iota$, which Aristotle (in Eth. Nic. v) shows to be barely possible. Kennedy rather quaintly renders it, 'it does not lie in his mouth surely, to object to his own act, and charge himself with injustice.'—παρά τι, contrary to what is prescribed in other matters than such as are settled by himself. (Or perhaps, 'For any of these other reasons'.) The sentiment here is similarly expressed in Or. 36

τοις υφ' έαυτου] sc. ωρισμένοις οὐκ ἐμμένει, 'He who brings an action again for claims of which he has given a discharge, fails to abide by his own act."

Οὐκοῦν ώς μὲν ἀφῆκέ με πάντων, ὅτε ἐγιγνόμην 21 των ανδραπόδων πρατήρ, ἐπέδειξα ὅτι δ' οὐκ ἐωσιν οί νόμοι τούτων είναι δίκας, άκηκόατε άρτίως άναγιγνωσκομένου τοῦ νόμου. ἵνα δ', ὧ ἄνδρες ᾿Αθηναῖοι, μή τις οἴηται τοῖς περὶ τῶν πραγμάτων αὐτῶν δικαίοις άλισκόμενόν με έπὶ τοῦτο ἀποχωρεῖν, καὶ καθ' ἕκαστον ὧν ἐγκαλεῖ βούλομαι δεῖξαι αὐτὸν ψευδόμενον. λέγε δ' αὐτὸ τὸ ἔγκλημα, ὅ μοι δικάζεται. 22

973

ЕГКАНМА.

[Έβλαψέ με Νικόβουλος ἐπιβουλεύσας ἐμοὶ καὶ τη οὐσία τη έμη, ἀφελέσθαι κελεύσας 'Αντιγένην' τὸν έαυτοῦ οἰκέτην τὸ ἀργύριον τοῦ ἐμοῦ οἰκέτου, δ ἔφερε καταβολήν τη πόλει του μετάλλου, δ έγω επριάμην ένενήκοντα μνών, καὶ αἴτιος έμοὶ γενόμενος έγγραφηναι τὸ διπλοῦν τῶ δημοσίω.]

Έπίσχες. ταυτί πάντα, α νῦν ἐγκέκληκεν ἐμοί, 23 * 'Αντιγένη Ζ.

21. $\forall \nu \alpha \delta \in \kappa.\tau.\lambda.$ That none of you may suppose that I have recourse to this plea because I have the worst of it on the merits of the case.' Kennedy. Cf. Plat. Theaet. p. 179 B, ekelvn μοι δοκεί, ω Σώκρατες, μάλιστα άλίσκεσθαι ὁ λόγος, άλισκόμενος

και ταύτη.

22. ô éyà] 'which I the plaintiff had bought for ninety minae.' Kennedy thinks that this sum was due to the state from Telemachus, the original purchaser of the mine (§ 5), but not paid till after the transfer, and perhaps from the profits of working the mine. (Dissert., &c. p. 645) remarks on this, "The state granted to private individuals the mines in the Athenian territory on perpetual leases, which might

be transferred to a third person by inheritance or sale, and in short by every kind of legal conveyance. The possession was therefore obtained by the payment of a sum of money once for all, as purchase or entrance money." Οη τὸ διπλοῦν, see Andocides quoted in the note on 1. 30 of the $\dot{\upsilon}\pi\dot{\upsilon}\theta\epsilon\sigma\iota s$. Or. 21 § 43 διπλούν τὸ βλάβος ἐκτίνειν, and διπλα τὰ ἀμάρτια Aesch. Ag. 520 (P.). Boeckh, 111 viii p. 338=449 trans. Lamb.

The very same charges he before brought against Evergus, and obtained a verdict. That I was absent when the plaintiff quarrelled with him, I have already proved, and the fact is clear from the charge itself; for he does not say that I did it, only that I ordered a

πρότερον τὸν Εὔεργον αἰτιασάμενος τὴν δίκην εἶλεν. μεμαρτύρηται μεν δή και έν άρχη μοι τοῦ λόγου πρὸς ύμας ώς απεδήμουν, ότε τούτοις αί προς αλλήλους έγίγνοντο διαφοραί οὐ μὴν ἀλλὰ καὶ ἐκ τοῦ ἐγκλήματος τούτου δήλον έστιν. οὐδαμοῦ γὰρ ώς έγώ τι πεποίηκα τούτων έγραψεν, άλλ' ύπογράψας επιβουλευσαί με αὐτών και τη οὐσία προστάξαι μέτ φησι τώ παιδί ταῦτα ποιεῖν, ψευδόμενος πῶς γὰρ ἐγὼ προσέταξα, δς ότε έξέπλεον των γενησομένων ένταῦθ' οὐδ' 24 ότιουν δήπουθεν ήδειν; είτα καὶ πόση μωρία, λέγοντα ώς ἐπεβούλευον ἀτιμώσαι καὶ τὰ ἔσχατα πράξαι, οἰκέτη με ταῦτα προστάξαι γεγραφέναι, α οὐδε πολίτης πολίτην δύναιτ' αν ποιήσαι; τί οὖν ἐστι τοῦτο;

J αὐτῶ Z.

* om. Z cum FΣΦ.

slave to do it. But how could even that be, when I could not possibly have foretold what would happen when I left Athens?

αί πρὸς ἀλλήλους] viz. Pantae-

netus and Evergus.

'After premisύπογράψας] ing.' Kennedy. Rather, perhaps, 'having made it a minor, or inferential charge.' Liddell and Scott explain it here 'indorsing it with the title of plot against him and his effects.'

ήδειν] The first person of the latter Attic. The older Greeks appear to have declined it ἥδη, ἦδησθα, ἥδειν. See Cobet, Nov. Lect. p. 214. Photius: ήδη (ήδη) · ἀντὶ τοῦ ήδειν. The context seems to show that ήδειν is the first person in Ar. Vesp. 635. Cf. Or. 34 § 38, παρήει η.

§ 24. He says I laid a plot to disfranchise him. Why, that is more than one citizen can do

to another; much less therefore can a slave. The fact is, as I was myself absent, he was obliged, to make out any case at all, to

lay it on my slave.

άτιμῶσαι] viz. by making him a debtor to the treasury, § 6. Besides ἀτιμόω, 'to make äτιμος,' formed from the adjective, like the Platonic aνομοιουσθαι, there is ἀτιμάζω, and the anomalous epic form ἀτιμάω. used by Soph. Aj. 1129, as arlew in the sense of arlieuv is used by Theognis and Aeschylus (Eum. 540).

γεγραφέναι] 'To have written in the indictment that I bade

my slave,' &c. δύναιτ' ἄν] viz. since this could only be done by the state. There is a sort of quibble between the direct and the indirect agency. Kennedy does not well render it, 'which even a citizen would not venture to do to another citizen.'

οὐκ ἔχων, οἶμαι, κατ' οὐδὲν διὰ τὴν ἀποδημίαν εἰς ἐμὲ τούτων ἀνενεγκεῖν τι, συκοφαντεῖν δὲ βουλόμενος, ὡς προσέταξα ἐνέγραψεν' οὐδὲ γὰρ λόγος ἦν, εἰ μὴ τοῦτ' ἐποίησεν. λέγε τἀκόλουθον.

ЕГКАНМА.

[Καὶ ἐπειδὴ ὦφλον ἐγώ τῷ δημοσίῳ, καταστήσας 25 ἀντιγένην^α τὸν ἑαυτοῦ οἰκέτην εἰς τὸ ἐργαστήριον τὸ ἐμὸν τὸ ἐπὶ Θρασύλλῳ^δ κύριον τῶν ἐμῶν, ἀπαγορεύοντος ἐμοῦ.]

974 Ἐπίσχες. πάλιν ταυτὶ πάντα ὑπ' αὐτοῦ τοῦ πράγματος ἐξελεγχθήσεται ψευδόμενος: γέγραφε γὰρ καταστήσαι μὲν ἐμὲ, ἀπαγορεύειν δὲ αὐτόνο. ταῦτα δ' οὐχ οἶόν τε τὸν μὴ παρόντα. οὔτε γὰρ καθίστην ἐγὼ ὅ γε ὢν ἐν τῷ Πόντῳ, οὔτ' ἀπηγόρευεν οὖτος τῷ μὴ παρόντι πῶς γάρ; πῶς οὖν εἰς ἀνάγκην ἢλθε ταῦθ' 26 οὕτω γράψαι; ὁ Εὔεργος τότ', οἶμαι, πλημμελῶν ὧν δέδωκε δίκην, συνήθως ἔχων ἐμοὶ καὶ γνώριμος ὢν κατέστησε τὸν οἰκέτην οἴκοθεν λαβὼν παρ' ἐμοῦ φυ-

^b Θρασύλλου Bekk. 1824.

els èµè] Emphatic.

οὐδὲ λόγος] 'Not the shadow

of a case. Kennedy.

25. $\dot{\epsilon}\pi l$ Θρασύλλω] 'At Thrasyllus.' See Boeckh, Dissect. p. 619. A site so called from a monument of Thrasyllus, in the district of Maroneia. Harpocration quotes this passage, and adds 'Αττικὸν ἔθος ἀντὶ τοῦ ἐπὶ τῷ Θρασύλλου μνήματι.

[Aeschin. κατὰ Τιμάρχου § 101, ἐργαστήρια δύο ἐν τοῖς ἀργυρείοις, ἐν μὲν ἐν Αὐλῶνι ἔτερον δ' ἐπὶ Θρασύλλω. The site is also mentioned in an inscription in the British Museum (Elgin Marbles, cf. Boeckh, *Inser. Gr.* 162). S.]

κύριον] 'To take possession of my (the plaintiff's) effects.'

 $\epsilon \mu \dot{\epsilon}$ The subject; 'That I set him there, and he protested against it.'

τὸν μὴ παρόντα] See on 34,

26, and inf. 28.

26. πλημμελῶν—δίκην] 'When he was committing those trespasses for which he has given satisfaction.' Kennedy. See § 7. This seems an admission that Evergus did exceed his rights in taking possession.

λαβών] 'Took my servant from my house, and placed him

^{» &#}x27;Αντιγένη Ζ.

c αὐτόν Z.

d $\xi \delta \omega \kappa \epsilon Z cum \Sigma$.

λάττειν ώς αύτόν. εἰ μὲν οὖν ἔγραψε τάληθὲς, γέλως αν ἦν τι γὰρ, εἰ κατέστησεν Εὔεργος, ἐγώ σε αδικῶ; φεύγων δὲ τοῦτο τοιαῦτ' ἦνάγκασται γράφειν, ἵν' ἦ πρὸς ἐμὲ αὐτῷ τὸ ἔγκλημα. λέγε τὰ ἐφεξῆς.

ЕГКАНМА.

[Κάπειτα πείσας τοὺς οἰκέτας τοὺς ἐμοὺς καθίζεσοθαι εἰς τὸν κεγχρεῶνα ἐπὶ βλάβη τῆ ἐμῆ.]

Τουτὶ ε παντελώς ήδη καὶ ἀναιδές ἐστιν οὐ γὰρ

· ἐπίσχες. τουτί Bekk. 1824.

at his own works to keep guard.'
Kennedy.

 $\pi\rho$ os $\vec{\epsilon}\mu\hat{\epsilon}$] That he may so frame the indictment as to

render me responsible.

els τον κεγχρεώνα] This probably means 'the granulating mould' (furnace or pit), i.e. the place into which the silver is run when smelted. It appears to have been dropped into water, which gives it a granulated appearance. (So it is often to be seen in the windows of our bullion-shops, and so, in fact, leaden shot is made.) Hence, probably, ἀργυρίου ψαkàs in Ar. Pac. 121. In Eur. Phoen. 1316, ἀσπίδος κεγχρώ-ματα seem to be small round eye-holes in the margin of a shield, so-called from their supposed resemblance to milletseed. Photius: κεγχρεών, τόπος 'Αθήνησιν (he means 'in Attica'), ἐν ῷ ἡ ἀργυρίτις ἐκαθαίρετο κέγχρος (f. ώς κέγχρος). καὶ ἡ ἀπὸ τῶν ἀργυρείων ἀναφερομένη άμμος. Ibid. Κεγχρεών. Δημοσθένης έν τῆ πρὸς Πανταίνετον γραφη, Κάπειτα έπεισε (sic) τοὺς οἰκέτας τοὺς ἐμοὺς καθέζεσθαι είς τον κεγχρεώνα. Harpoer. τὸ καθαριστήριον ὅπου την έκ των μετάλλων κέγχρον

διέψυχον. Boeckh, however (p. 638), thinks κέγχρος was a kind of dross or efflorescence, consisting chiefly of glazed lead that was got rid of in the refining furnace, thence called κεγγρεών. He identifies it with spuma argenti or lithargyrus and compares the χαλκοῦ αν- θ os (an efflorescence formed on copper when fused after the smelting) described by Dioscorides as κεγχριοειδές τῷ ρυθμῷ. Publ. Econ. p. 640—6, trans. Lewis². "The κεγχρεών at the silver foundries was in fact the foundry where the silver which had been already fused was refined: the impurity detached in this stage was called κέγχρος; and perhaps chiefly consisted of glazed lead; and here the silver was again cooled with water." There seems however little force in his remark (p. 641), "it is not at all probable that silver should have been fused in a granulated form," since this is certainly the practice now. We see something like it in what is known as "frosted silver."

§ 27. The notion of my persuading (or bribing) the plaintiff's servants is absurd. Why

μόνον ἐκ τοῦ προκαλεῖσθαι τούτους παραδοῦναι, τοῦτον δὲ μὴ ἐθέλειν, ἀλλὰ καὶ ἐκ πάντων δῆλόν ἐστι ψεῦδος ὄν. τίνος γὰρ ἕνεκ' ἔπειθον[‡]; ἵνα νὴ Δί' αὐτοὺς κτήσωμαι. ἀλλ' αἱρέσεώς μοι δοθείσης ἢ ἔχειν ἢ κομίσασθαι τὰ ἐμαυτοῦ, εἰλόμην κομίσασθαι, καὶ ταῦτα μεμαρτύρηται. λέγε δὲ^g τὴν πρόκλησιν ὅμως.

ΠΡΟΚΛΗΣΙΣ.

Ταύτην τοίνυν οὐχὶ δεξάμενος τὴν πρόκλησιν, 28 ἀλλὰ φυγών, σκέψασθε οἷον εὐθέως μετὰ τοῦτ' ἐγκαλεῖ. λέγε τὸ ἐχόμενον.

ΕΓΚΛΗΜΑ.

[Καὶ κατεργασάμενος τὴν ἀργυρῖτιν, ἡν οἱ ἐμοὶ οἰκέται εἰργάσαντο, καὶ ἔχων τὸ ἀργύριον τὸ ἡ ἐκ ταύτης τῆς ἀργυρίτιδος.]

975 Πάλιν ταῦτα πῶς ἔνεστ' ἐμοὶ πεπρᾶχθαι τῷ μὴ

f 'edendum est... καὶ ἔπειθον; ut in tali re usitatum est dicere.' Cobet, nov. lect. 606.

g δη Z cum FΣΦB. δè Bekk.

h om. Z. ¹ ἐπίσχες. πάλιν Bekk. 1824.

should I? When the offer was made to me either to be paid or to take the slaves, I preferred to

be paid (§ 12).

έκ τοῦ προκαλεῖσθαι] 'From my having proposed to him to give over to me these slaves of his, and his being unwilling to do so.' Nicobulus would seem to have proposed that Pantaenetus' slaves should be interrogated by torture whether Nicobulus had given them any orders on the subject. See on § 40, where the surrender of a slave by Nicobulus is proposed on the other side.

ελλόμην κομίσασθαι] See § 13. 28. κατεργασάμενος] 'By reducing (for his own use) the silver-ore which my servants had dug, and keeping the bullion smelted from it.' Hesychius confounds ἀργυρῖτις with ἀργυρῖτης when he explains the latter by ἡ ἐκ τῶν ἀναργύρων μετάλλων γῆ. Whether it was sand, or soft earth, or (as Kennedy thinks) stony ore, seems uncertain. The word is used rather often in Xenophon's treatise on Revenues. See Boeckh, Publ. Econ. p. 637, 624, &c. trans. Lewis².

πάλιν] 'I ask again, how is it possible that these things should have been done by me, and also (or, any more than) those for which you got a verdict against Evergus?' The

παρόντι, καὶ περὶ ὧν Εὐέργου κατεδικάσω; λέγε δ' αὐτὸ τὸ ἔγκλημα έξῆς¹.

ΕΓΚΛΗΜΑ.

29 [Καὶ ἀποδόμενος τὸ ἐργαστήριον τὸ ἐμὸν καὶ τοὺς οἰκέτας παρὰ τὰς συνθήκας, ὰς ἔθετο πρὸς ἐμέ^k].

'Επίσχες. τουτὶ πολὺ πάνθ' ὑπερβέβληκε τἄλλα. πρώτον μὲν γὰρ παρὰ τὰς συνθήκας φησὶν, ἄς ἔθετο πρὸς ἐμέ. αὖται δ' εἰσὶ τίνες; ἐμισθώσαμεν τῶν τόκων τῶν γιγνομένων τούτῳ τὰ ἡμέτερα ἡμεῖς, καὶ ἄλλο οὐδέν· πρατὴρ μὲν γὰρ ὁ Μνησικλῆς ἡμῖν 30 ἐγεγόνει τούτου παρόντος καὶ κελεύοντος. μετὰ ταῦτα δὲ τὸν αὐτὸν τρόπον ἡμεῖς ἑτέροις ἀπεδόμεθα, ἐφ' οἶσπερ αὐτοὶ ἐπριάμεθα, οὐ μόνον κελεύοντος ἔτι τούτου, ἀλλὰ καὶ ἱκετεύοντος οὐδεὶς γὰρ ἤθελε δέγεσθαι τοῦτον πρατῆρα. τί οὖν αἱ τῆς μισθώσεως

j om. Z et Bekk. st.

k με Z cum Σ.

sense seems to be, 'how can I be guilty of acts of which Evergus was found guilty, when he was present while I was absent?'

τῷ μὴ παρόντι may be rendered 'if I was not present.' See Or. 34 § 26, and Shilleto, not. crit. on Thucyd. i 118 § 2. So sup. 25, τον μη παρόντα, τώ μη παρόντι, where the person is definite, but the event or the circumstances are regarded as contingent, - 'how could I, when I was not there?' &c. With regard to καl, Mr Mayor remarks (p. 246), "it seems to join the two reasons why the speaker was not responsible for the proceedings complained of: 1st, he was absent; 2ndly, Evergus had been already found guilty."
§§ 29, 30. The nature of the

§§ 29, 30. The nature of the contract entered into between Nicobulus and Evergus on the

one hand, and Pantaenetus on the other:—Pantaenetus was to have a lease of the mine at a rent equalling the interest of the money lent (§ 3); the property being ours by purchase at the express desire of the plaintiff. We sold it again to others, also at the plaintiff's request (§§ 14, 16), consequently the "agreement" is not with us, but with the owners of the property.

29. $\tau \hat{\omega} \nu \tau \delta \kappa \omega \nu$] See § 5. 30. $\epsilon \phi$ of $\sigma \pi \epsilon \rho$] On the same

30. εφ' οισπερ] 'On the same terms and conditions on which we had bought it.' But these terms are nowhere specified.—και ἰκετεύοντος, see § 14.

οὐδείς γὰρ] See § 13.

τί οὖν κ.τ.λ.] 'What then has the agreement of lease to do with the question?' Kennedy.—ἐνέγραψας, sc. τῷ ἐγκλήματι.

ένταθθα συνθήκαι; τί τοθτο, δ φαυλότατ ἀνθρώπων, ένέγραψας; ἀλλὰ μὴν ὅτι σοθ κελεύοντος καὶ ἐφ' οἶσπερ ἐωνήμεθα αὐτοὶ πάλιν ἀπεδόμεθα, λέγε τὴν μαρτυρίαν.

MAPTYPIA.

Μαρτυρείς τοίνυν καὶ σύ ὰ γὰρ ἡμεῖς πέντε καὶ 31 ἐκατὸν μνῶν ἐωνήμεθα, ταῦθ' ὕστερον τριῶν ταλάντων καὶ δισχιλίων καὶ ἑξακοσίων ἀπέδου σύ καίτοι τίς ἂν καθάπαξ πρατῆρά σ' ἔχων σοὶ δραχμὴν ἔδωκε μίαν; ἀλλὰ μὴν ὅτι ταῦτ' ἀληθῆ λέγω, κάλει μοι τούτων τοὺς μάρτυρας.

ΜΑΡΤΥΡΕΣ.

"Εχων μέν τοίνυν ἢν ἐπείσθη τῶν αὐτοῦ τιμὴν, 32 δεηθεὶς δ' ἐμοῦ τότε γενέσθαι πρατῆρα καθ' ὁ συνέ-976 βαλον ἀργύριον, αὐτὸς δυοῖν ταλάντοιν προσδικάζε-ται. καὶ τὰ λοιπὰ τῶν ἐγκλημάτων ἔτ' ἐστὶ δεινότερα. λέγε δή μοι τὸ λοιπὸν τοῦ ἐγκλήματος.

31. πέντε και έκατον μνων] § 4. They had bought the mine for the sum they had lent the defendant. Here the defendant is said to have sold it again for more. The mine had been conveyed at his request to other parties (§ 14), but it is evident that Pantaenetus himself really had an interest in it, and that they were only what is called "cats'-paws," or nominal purchasers. (Boeckh, P. E. p. 671, thinks this was a legal, or not unusual, transaction.) The price he got, 206 minae, was as nearly as possible double what Nicobulus and Evergus had bought it for. It was therefore rightly called πολλώ πλείονος άξια in

καθάπαξ] 'For the sale once for all,' 'for the complete conveyance.' So ἄτιμος ἔσται κα-

θdπαξ, 'once for all,' 'for the single offence,' Mid. p. 524, § 32. Cf. inf. § 50. The sense is, the plaintiff would have no legal title to property which was mortgaged to others. Perhaps we should read in full, and with the accent of emphasis, πρατῆρα σὲ ἔχων.

32. $\hat{\eta}\nu \ \epsilon \pi \epsilon l \sigma \theta \eta$] Which he was persuaded or induced to take, i.e. with no compulsion

put upon him.

καθ⁵ ὁ συνέβαλον] 'For the sum which I had lent.' Kennedy. Lit. 'according to the amount (45 minae) that I had advanced.'—δυοῦν ταλάντουν, i.e. besides the large profits he had made by the sale, § 31. These two talents were for damages alleged, and the same sum in which he had convicted Evergus. §§ 25—8. Cf. § 50.

ΕΓΚΛΗΜΑ.

33 Ἐνταυθὶ πόλλ' ἄττα καὶ δεινά μοι ἄλλα ἐγκαλεῖ καὶ γὰρ αἰκίαν καὶ ὕβριν καὶ βιαίων καὶ πρὸς ἐπικλήρους ἀδικήματα. τούτων δ' εἰσὶν ἑκάστου χωρὶς αἱ δίκαι καὶ οὔτε πρὸς ἀρχὴν τὴν αὐτὴν οὔθ' ὑπὲρ τιμημάτων τῶν αὐτῶν, ἀλλ' ἡ μὲν αἰκία καὶ τὰ τῶν βιαίων πρὸς τοὺς τετταράκοντα, αἱ δὲ τῆς ὕβρεως πρὸς τοὺς θεσμοθέτας, ὅσα δ' εἰς ἐπικλήρους, πρὸς τὸν ἄρχοντα. οἱ δὲ νόμοι καὶ τούτων διδόασι τὰς παραγραφὰς ἀντι-

§ 33. He also mixes up in his plaint charges that can only be properly tried in other courts. (See on this subject the important passage in Or. 35, $\pi\rho\delta$ s Aakp. § 47.) At this point of the speech a distinct ground for allowing the $\pi\alpha\rho\alpha\gamma\rho\alpha\phi\eta$ is discussed, viz. the mixed nature of the speech and the speech are the speech and the speech are speech as the speech are speech are speech as the spe

ture of the complaint.

αίκίαν καὶ ὕβριν] Cf. Or. 54 § 1, δίκη αίκιας... υβρεως γραφαί. The difference seems to consist in the latter meaning an outrage of any kind against goods or person (Mid. p. 523), the former being assault with battery, or intent to commit personal injury. For alklieuv is properly 'to disfigure' by any kind of mauling or ill-treatment (Aesch. Prom. 467, 178, Soph. Ant. 206). Though Uppis also means 'rape,' it may be doubted if Kennedy is right in giving it that meaning here. Generically, it means 'levdness,' e.g. Aesch. Suppl. 80, 102, but it is applied indefinitely to any brutal outrage. The allusion here is to the charge mentioned inf. § 45.

 $i\pi \epsilon \rho$] 'For the recovery of

the same penalties.'

τους τετταράκοντα] The Forty are not often mentioned. Pho-

tius explains it κληρωτή τις 'Αθήνησιν ἀρχὴ τετταράκοντα τὸν ἀριθμὸν οἱ τὰς ἰδιωτικὰς δίκας ἐδίκαζον' ἀλλὰ τὰς μὲν ἄχρι δέκα δραχμῶν αὐτοτελεῖς ἦσαν δικάζειν' τὰς δὲ ὑπὲρ ταύτας τοῖς διαιτηταῖς παρεδίδουν. [They are mentioned in Isocr. de Perm. § 237 ἐν δὲ ταῖς τῶν τετταράκοντα (σανίσιν ἀναγκαῖον είναι) τούς τ΄ ἐν τοῖς ἰδίοις πράγμασιν ἀδικοῦντας καὶ τοὺς μὴ δικαίως ἐγκαλοῦντας. Cf. Dem. Timocr. § 112 δικαστὴς κατὰ δήμους (with Wayte's n.) and Meier and Schömann, Att. Process pp. 77—82. S.]

τὸν ἄρχοντα] The chief archon; cf. Or. 35 § 47, ἐπικλήρων καὶ ὀρφανῶν τῷ ἄρχοντι προστέ-

τακται έπιμελείσθαι.

ol δè νόμοι] 'And the laws allow exceptive pleas to those charges of which the magistrates to whom they were preferred have not cognizance.' Kennedy. The sense is, that a demurrer is allowed for the mere fact of a case being brought before a wrong court. For ἀντιλαγχάνειν see Or. 39 § 38. The eloaywyeis was one who lent his name and authority for introducing a suit, and thereby attested that it was brought bona fide. It seems also applied to the authorities

λαγχάνειν, περί ὧν οὐκ εἰσὶν εἰσαγωγεῖς. λέγε δ' αὐτοῖς τουτονὶ τὸν νόμον.

NOMO Σ .

Τοῦτο τοίνυν ἐμοῦ παραγεγραμμένου πρὸς τῆ 34 ἄλλη παραγραφῆ, καὶ οὐκ ἄντων εἰσαγωγέων τῶν θεσμοθετῶν ὑπὲρ ὧν λαγχάνει Πανταίνετος, ἐξαλήλιπται καὶ οὐ πρόσεστι τῆ παραγραφῆ. τὸ δ' ὅπως ὑμεῖς σκοπεῖτε ' ἐμοὶ μὲν γὰρ, ἔως ὰν ἔχω τὸν νόμον αὐτὸν δεικνύναι, οὐδ' ὁτιοῦν διαφέρει ' οὐ γὰρ τὸ γιγνώσκειν καὶ συνιέναι τὰ δίκαια ὑμῶν ἐξαλεῖψαι δυνήσεται.

Λαβε δη καὶ τὸν μεταλλικὸν νόμον καὶ γὰρ ἐκ τούτου δείξειν οἷμαι¹ οὐκ οὖσαν εἰσαγώγιμον την δίκην, χάριτός τε ὢν μᾶλλον ἄξιος ἢ τοῦ συκοφαντεῖσθαι. λέγε.

ΝΟΜΟΣ.

Οὖτος σαφῶς ὁ νόμος διήρηκεν ὧν εἶναι δίκας 35 προσήκει μεταλλικάς. οὐκοῦν ὁ μὲν νόμος, ἐάν τις

1 οἴομαι Ζ.

or magistrates who give formal leave to bring a suit before them; which in this case had not been done.

§ 34. The plaintiff has contrived to strike out the plea just mentioned, which I had put in among others. Never mind; the law remains in my favour, and the jury, acting on it, will not fail to do me justice.

τῆ ἄλλη] viz. ὧν ἃν ἀφῆ τις,

&c., 19.

των θεσμοθετων] The six junior archons, who appear to have generally presided in the chief civil court, the $\dot{η}λιαlα$.

τὸ δ' ὅπως] He seems to in-

timate that bribery or collusion of some kind had been employed.

έξαλεῖψαι] Timoer. p. 712, ταῦτα πάντα Τιμοκράτης ἡφάνισ εν έξήλειψεν. Tac. Agric. 2, 'scilicet illo igne vocem populi Romani et libertatem senatus et conscientiam generis humani aboleri arbitrabantur.'

καὶ γὰρ] 'For even from this'; 'from this also.' Inf. § 58, καὶ γὰρ ἀκούσιοι φόνοι καὶ υβρεις, 'for both manslaughter and outrage' &c. The meaning of this formula is too often overlooked; it very rarely, if ever, stands for the simple γάρ. See sup. § 5.—χάριτός τε ῶν, note the

ἐξίλλη[™] τινὰ τῆς ἐργασίας ὑπόδικον ποιεῖ · ἐγω δ' οὐχ 977 ὅπως αὐτὸς ἐξίλλω[™], ἀλλ' ὧν ἄλλος τοῦτον ο ἀπεστέρει, τούτων ἐγκρατῆ κατέστησα καὶ παρέδωκα, καὶ πρατὴρ 36 τούτου δεηθέντος ἐγενόμην. ναὶ, φησίν · ἀλλὰ κᾶν ἄλλο τι ἀδικῆ τις περὶ τὰ μέταλλα, καὶ τούτων εἰσὶ δίκαι. ὀρθῶς γ', ὧ Πανταίνετε · ἀλλὰ ταῦτα τί ἐστιν; ἂν τύφη τις, ᾶν ὅπλα ἐπιφέρη, ᾶν ἐπικατατέμνη τῶν

 $^{\rm m}$ έξείλλη Z. $^{\rm n}$ έξείλλω Z cum Σ. $^{\rm o}$ om. Z $^{\rm p}$ τυφή rA¹. ὑφήι Σ. ὑφάψη FΦ.—τύφη Z et Dindorf.

change of subject: 'and that I am deserving of thanks rather than persecution.' Kennedy.

35. ἐξίλλη] See Or. 39 § 15.
—οὐχ ὅπως, Or. 56 § 43.
ἄλλος] sc. Evergus, § 7.

§ 36. The defendant has no right to be bringing a mining suit against me, and therefore I plead a bar to his action. The law has defined what charges fall under that head, and to none of these have I made mu-

self liable in any way.

αν τύφη τις] From Ar. Vesp. 1079, where Xerxes is described as burning Athens to 'smoke out' the citizens as if they were so many hornets, τῷ καπνῷ τύφων άπασαν την πόλιν και πυρ- $\pi o \lambda \hat{\omega} \nu$, it would seem that the misdemeanour here mentioned is either sending smoke into a neighbour's pit to retard or annoy his workmen, or stopping up the ventilation so as to cause bad air. In Mid. p. 568, § 167, we have mention of θυρώματα καὶ ξύλα είς τὰ Εργα τὰ άργυρεία, which may refer to doors such as might be blocked or fastened up in the mines. Boeckh, who has another reading before him (ἐὰν ὑφάψη τις), says "we might either understand the burning of the wood used for supporting the mine, or the setting fire to the ores, for the purpose of undermining the pillars which supported the overlying mass, after they had become infirm." Publ. Econ, (p. 672, trans. Lewis²). But $\dot{\nu}\dot{\phi}\dot{\alpha}\dot{\nu}\gamma$ seems due to a conjectural correction of the false reading $\dot{\nu}\dot{\phi}\hat{\eta}$ in Σ . [In a Derbyshire mine in 1833, a quarrel about the right of working a lode of lead ended in several miners being stifled to death with lighted straw. Annual Register 1834, p. 296. S.]

ὅπλα ἐπιφέρειν can only mean the making an armed attack; and it is likely that 'claims' were often made the subject of violent dispute. It cannot refer to the seizure of tools and instruments, as some appear to have thought (See Boeckh, Dissert. p. 667). [Among the customs of the Manor of Crich in Derbyshire is the following: 'No miner is to bring an unlawful weapon to the mines, and if it chance that a miner (or any other person whosoever) quarrels upon the mine and fights and draws blood upon the mine, he shall pay the sum of three shillings and fourpence before the sun set.' Bainbridge's Law of Mines and Minerals, p. 569. S.1

ἐπικατατέμνειν, like ἐπινέμε-

μέτρων ἐντός. ταῦτ' ἔστι τἄλλα, ὧν οὐδὲν δήπου πέπρακται πρὸς ὑμᾶς ἐμοὶ, πλὴν εἰ τοὺς κομιζομένους,
ὰ προεῖντό σοι, μεθ' ὅπλων ἥκειν νομίζεις. εἰ δὲ ταῦθ'
ἡγεῖα, πρὸς ἄπαντας τοὺς προϊεμένους τὰ ἑαυτῶν εἰσί
σοι δίκαι μεταλλικαί. ἀλλ' οὐ δίκαιον. φέρε γὰρ, ὅστις 37
ὰν μέταλλον παρὰ τῆς πόλεως πρίηται, τοὺς κοινοὺς
παρελθῶν νόμους, καθ' οὺς καὶ διδόναι καὶ λαμβάνειν πᾶσι προσήκει δίκας, ἐν ταῖς μεταλλικαῖς δικάσεται, ἐὰν' δανείσηται παρά τού τι; ὰν' κακῶς ἀκούση;
ὰν πληγὰς λάβη; ὰν κλοπὴν ἐγκαλῆ; ὰν προεισφο-

q ἡγη Z.

r ầν Z. s παρά του; τί δὲ, ầν Z. παρά του; ầν Bekk. st.

σθαι, without much doubt refers to encroaching on the oreground or 'sett' of another, μέτρον. A similar word is έπικαταλλαγή in Theophrast, Char. 30, αισχροκερδείας. Xenophon (de Vectig. § 27) contrasts 7à κατατετμημένα with ἄτμητα μέταλλα. [Hyperid. Euxenip. col. 44, 17, φήναντος Λυσάνδρου τδ 'Επικράτους μέταλλον τοῦ Παλληνέως έντος των μέτρων τετμημένον...οί δικασταλ... Εγνωσαν ίδιον είναι τὸ μέταλλον, where the boundaries appear to be the limits of the portion unallotted by the state to private individuals. Cf. also Pseudo-Plutarch, vit. Lycurg. ἔκρινε δὲ καί Δίφιλον ἐκ τῶν ἀργυρίων μετάλλων τούς μεσοκρινείς (sc. κίονας, the supporting pillars which also served as boundaries) οι έβάσταζον τὰ ὑπερκείμενα βάρη ὑφελόντα και έξ αὐτῶν πεπλουτηκότα παρὰ τούς νόμους και θανάτου όντος ἐπιτιμίου ἀλώναι ἐποίησε. In the local customs of Derbyshire various fines are imposed for working out of limits, unlawful filling up of shafts, &c. Bainbridge's Law of Mines, p. 461. In the ancient mines at Laurium there have been found 'limit columns of the various allotments, with the names of their proprietors, and the prices paid for each; tools of the workmen, chiefly pickaxes; the niches in which they set their lamps, and the lamps themselves' (Murray's Greece, ed. 1884, p. 367). S.]

& προεῖντό σοι] 'Which they had lent you on the risk of getting it back.' See § 14, and

also 22.

πρὸς ἄπαντας] For all men wish κομίζεσθαι τὰ ἐαυτῶν.

§ 37. It is absurd to suppose that, because a dispute has some remote relation to a mine, therefore a mining-suit alone will meet it. No, the ordinary courts will settle it; and 'mining-suits' are reserved for special and comparatively rare contingencies.

 $\pi \alpha \rho \epsilon \lambda \theta \dot{\omega} \nu$] 'Shall he pass by, or fail to appeal to, the general laws, and have his plaint settled among (or as one of the) mining

suits?

προεισφοράν] See Or. 39 § 9.

38 ραν μη κομίζηται; αν όλως τάλλο τι; έγω μέν οὐκ οἶμαι, ἀλλὰ τὰς μεταλλικὰς εἶναι δίκας τοῖς κοινωνοῦσι μετάλλου και τοις είς " έτερον συντρήσασιν και όλως τοις έργαζομένοις τὰ μέταλλα και τῶν ἐν τῷ νόμῳ τι ποιούσι, τῶ δὲ δανείσαντι Πανταινέτω, καὶ ταῦτ'" άπειληφότι γλίσχρως καὶ μόλις παρά τούτου, οὐκ είναι δίκην μεταλλικήν προσφευκτέον, οὐδ' έγγύς.

'Ως μὲν οὖν οὔτ' ἢδίκηκα τοῦτον οὐδὲν οὔτ' εἰσαγώγιμος έκ τῶν νόμων ἐστὶν ἡ δίκη, ταῦτ' ἄν τις σκοπων ραδίως γνοίη. οὐδεν τοίνυν δίκαιον έχων οὐδε καθ' εν λέγειν ύπερ ων εγκαλεί, άλλα και ψευδή 978 γεγραφώς είς τὸ έγκλημα καὶ περὶ ὧν ἀφῆκε δικαζόμενος, τοῦ ἐξελθόντος μηνὸς, ὧ ἄνδρες 'Αθηναῖοι, ἐπειδη έμελλον εἰσιέναι την δίκην, ήδη των δικαστηρίων έπικεκληρωμένων, προσελθών καὶ περιστήσας τούς

> t άλλως Z cum Σ. ὅλως Bekk. * είς τὰ τῶν πλησίων Z. u om. Z. w αὔτ' Z cum Σ. x πρὸς δίκην Cobet, nov. lect. 609.

38. συντρήσασιν] Properly, συντετραίνειν is to make a hole into another hole, i.e. to make two holes meet. So in Aesch. Cho. 451, δι' ώτων δὲ συντέτραινε μῦθον may refer to words entering the double aperture of both ears; and thus the emendation δι' ώτων δ' έσω τέτραινε, however probable, can hardly be regarded as necessary. Secalso Herod. 11. 11, σχεδδν άλλήλοισι συντετραίνοντας τούς μυχούς, used of two arms of the Red Sea that converge and join in one.

τω δè κ.τ.λ.] 'But a man who has lent money to Pantaenetus, and has had the utmost difficulty and trouble to get it back from him, is not to have the further infliction of being made defendant in a mining cause;

most decidedly not.' Kennedy. $\gamma \lambda l \sigma \chi \rho \omega s$] Lit. 'with greediness on his part,' i.e. wish to retain it if possible. The adjective properly means 'sticky,' κολλώδης, Hesych., hence 'importunate,' as in Ar. Ach. 452, νθν δη γενοθ γλίσχρος, προσαιτών, λιπαρών τ'.

§ 39. One proof that the plaintiff was conscious of the weakness of his case against me, is a trick which he put upon me respecting the torture of one of my slaves, almost the moment before the trial was about to commence.

περι ων ἀφῆκε] viz. which was forbidden by the law, § 19.

έπικεκληρωμένων] Like the Roman custom sortiendi judices,

μεθ' έαυτοῦ, τὸ ἐργαστήριον τῶν συνεστώτων, πρᾶγμα ποιεί πάνδεινον άναγιγνώσκει μοι πρόκλησιν 40 μακράν, άξιων, όν φησιν οἰκέτην ταῦτα συνειδέναι, βασανίζεσθαι, καν μεν ή ταθτ' άληθη, την δίκην άτίμητον οφλείν αὐτώ, έὰν δὲ ψευδή, τὸν βασανιστήν

η αύτῶ Ζ.

and our phrase 'impanelling a jury,' the jury seem, in the age of Demosthenes, to have been selected by lot from the 6000 who were the constituted members of the law-courts. In the time of Aristophanes they drew a letter, A or B, &c., to indicate the court where they were to sit for the day; κληρώσω πάντας, Ar. Eccl. 682, who is speaking of public, not of special or private causes. In Mid. § 13, τὸν ἄρχοντα έπικληροῦν ὁ νόμος τοῖς χοροῖς τοὺς αὐλητὰς κελεύει. Whether δικαστηρίων here means precisely the same as δικαστών, or whether some courts were open while others were closed, appears uncertain. See Boeckh, P. E. pp. 235-6.

περιστήσας Cum se stipasset suis. - το έργαστήριον, 'that gang of packed conspirators against justice.' See Argum. init. So Ar. Lysist. 577, και τούς γε συνισταμένους τούτους. Or. 39 § 2.

Inf. § 48.

πάνδεινον] For he committed a fraud in altering the terms of a πρόκλησις that had been hastily and rather carelessly drawn up,

\$ 42.

40. μακράν] i.e. the very length of it was confusing, and designed to deceive me.—ἀξιών, 'requiring that a certain slave who, he said, was acquainted with the facts, should be put to the question, and that, if the facts which he (i.e. the plain-

tiff) alleged were true, I should be bound to pay his damages without assessment; if they were false, the questioner, Mnesicles, should estimate the value of the slave.' Kennedy-who says "the account of this transaction is exceedingly obscure." It is plain however that Pantaenetus, who claims a large sum (§ 32) for damages done by or through the order of Nicobulus, here makes an offer to settle the case by torturing a slave belonging to Nicobulus, to find out if such orders were really given. If it should appear they were not, then damages are to be paid (assessed by Mnesicles, who is to conduct the inquiry) for any loss of time or bodily hurt resulting from the torture. This proposal might have been fair enough if a third party, Mnesicles, was allowed to conduct it; but it became unfair when Pantaenetus himself conducted it on purpose to extort evidence in his own favour. [See also Meier and Schömann, Att. Proc. p. 188, note 69 ed. Lipsius.

άτίμητος, opposed to τιμητός, means 'unassessable,' or where the penalty or amount is fixed by law. In the other case it can be laid at the discretion of the jury. See Mid. p. 543, § 90. δφλείν, 'that I should have to pay to him the sum charged in

the suit' (two talents).

Μυησικλέα ἐπιγνώμονα εἶναι τῆς τιμῆς τοῦ παιδός. λαβών δ' ἐγγυητὰς τούτων παρ' ἐμοῦ, καὶ σημηναμέ41 νου τὴν πρόκλησιν ἐμοῦ, οὐχ ὡς δίκαιον ὄν' ποῦ γάρ ἐστι δίκαιον ἐν οἰκέτου σώματι καὶ ψυχῆ ἢ δύο ώφληκέναι τάλαντα ἢ μηδὲν τὸν συκοφαντοῦντα ζημιοῦσθαι; ἀλλ' ἐγὼ πολλῷ τῷ δικαίῳ περιεῖναι βουλόμενος συνεχώρουν. καὶ μετὰ ταῦτα προσκαλεῖται μέν με τὴν δίκην πάλιν, ἐπειδὴ θᾶττον ἀνείλετο τὰς παρακαταβολάς' οὕτως εὐθὺς ἦν δῆλος οὐδ' οἷς αὐτὸς ώρί42 σατο ἐμμένων δικαίοις. ἐπειδὴ δ' ἥκομεν πρὸς τὸν βασανιστὴν, ἀντὶ τοῦ τὴν πρόκλησιν ἀνοίξας δεῖξαι τὰ

ἐπιγνώμονα] Aeschylus has γνώμων ἄκρος, and προβατογνώμων, Ag. 768, 1099. Hesych. ἐπιγνώμων, ἐπόπτης. The term was applied to the inspectors of the sacred olives (Boeckh, P. E. p. 305).

 $\dot{\epsilon}\gamma\gamma\nu\eta\tau\dot{\alpha}s$] Sureties that I would abide by the terms of the

challenge.

§ 41. I signed the challenge though I thought it unfair that I should have to pay so much for damages on the testimony of a slave, who might be tortured to death, and made to say anything. But no sooner was this done, than he makes another challenge, again to bring the matter before the jury, though it had in fact been quashed by the former challenge.

ποῦ γὰρ] 'It cannot be right that.' So Eur. Ion 528, ποῦ δέ μοι πατὴρ σύ; Heracl. 369, ποῦ ταῦτα καλῶς ἄν εἴη παρά γ' εῦ

φρονούσιν;

η μηδέν κ.τ.λ.] It was unfair that his risk should be nothing at all, supposing the result of the torture was in my favour. It would seem from this that in the case of a πρόκλησιs, or chal-

lenge voluntarily accepted, no fine attended a failure in the case, like the $\epsilon\pi\omega\beta\epsilon\lambda la$ in ordinary trials.

 $πολλ\hat{\varphi}$ $τ\hat{\varphi}$ δικαί φ] i.e. to have on my side a περιουσία, or more than the bare justice necessary

for supporting my plea.

ανείλετο] It seems that, on cancelling or withdrawing an action, not for a frivolous reason, but by a πρόκλησις or some other way of settling it, the plaintiff was entitled to 'take up' or recover the deposit he had paid into court, the general term for such court fees being πρυτανεῖα. Ar. Nub. 1136. Vesp. 659. Boeckh, p. 345.

§ 42. The challenge had been drawn up so hastily that I had made no copy of it on my part; and thus he substituted the words 'that I put to the torture' for 'that Mnesicles put to the tor-

ture,' de.

δείξαι] It seems to have been the custom to produce the document before the proceedings commenced, that both parties might consent to the course pursued.

γεγραμμένα καὶ κατὰ ταῦτα πράττειν ὅ τι δόξαι (διὰ γὰρ τὸν θόρυβον τὸν² τότε καὶ τὸ μέλλειν καλεῖσθαι τὴν δίκην τοιοῦτον ἦν προκαλοῦμαί σε ταυτί δέχομαι φέρε δὴ τὸν δακτύλιον λαβέ τίς δ' ἐγγυητής; οὐτοσί οὐδὲν οὔτ ἀντίγραφον οὔτ ἄλλο οὐδὲν ἐποιησάμην τοιοῦτον)—ἀντὶ δὲ τοῦ ταῦθ' οὕτως ὥσπερ 979 λέγω πράττειν ἐτέραν ἦκεν ἔχων πρόκλησιν, ἀξιῶν αὐτὸς βασανίζειν τὸν ἄνθρωπον, καὶ ἐπιλαβόμενος εἶλκε, καὶ ἐνέλειπεν οὐδὲν ἀσελγείας. καὶ ἔγωγ ἐνεθυμή 43 θην, ὧ ἄνδρες δικασταὶ, ἡλίκον ἐστὶ πλεονέκτημα τὸ μὴα καταπεπλῆχθαι τὸν βίον. ἐγὼ γὰρ ἐμαυτῷ ταῦτα πάσχειν ἐδόκουν καταφρονούμενος τῷ ἀπλῶς καὶ ὡς πέφυκα ζῆν, καὶ δίκην διδόναι παμμεγέθη ταῦτ' ἀνε-

om. Z et Bekk. st. cum FΣΦΒ. τὸν τότε Bekk. 1824.
 om. Z et Bekk. καταπεπλάσθαι Emperius laudatus in Bekk. st.
 ἐμαυτὸν Ζ.

τὸ μέλλειν καλεῖσθαι] sc. ἐπικεκλ. τῶν δικ. § 39. The broken sentences following imply the haste and suddenness of the act, the time pressing, as the plaintiff very well knew. Plautus, Rudens, 171; 'at in vado est: iam facile enabit: eugepae: salva est: evasit ex aqua: iam in litore est.'

τὸν δακτύλιον] The ring for

sealing the challenge.

ἐτέραν] Not, perhaps, literally another; but the terms agreed on had been so altered that virtually it became another.

άσελγείας] He perhaps acted or spoke to Nicobulus, on his protesting, in a rough or black-

guardly way.

§ 43. I now felt that it does not pay in life for a man to be too humble; it was from my own want of spirit and self-assertion that I suffered this wrong. However, there was no help for

it now, so I surrendered the slave to be tortured by the plain-

tiff himself.

τὸ μὴ καταπεπλῆχθαι] τὸ μὴ καταπλήγα είναι (Arist. Eth. N. ii 7). 'The not being shy.' Kennedy quite alters the sense in translating 'what an immense advantage it is to intimidate people by your style of conduct,' and omitting the un, which indeed is not found in the Mss. The manuscript reading is retained by Bekker, G. H. Schaefer and the Zürich editors. 'Quae sic opinor, vertenda: quantum sit lucrum sycophantae ita vivere, ut alii metu eius percellantur; ut sarcastica sit notatio morum calumniatoris.' G. H. Schaefer. Or. 21 (Mid.) § 194, ώστε κακώς λέγων —καταπλήξειν ὤετο τὸν δῆμον ἄπαντα.—μὴ is a conjecture due to F. A. Wolf, accepted by Reiske and Dindorf.

χόμενος 'ὅτι δ' οὖν ηναγκαζόμην,παρ' ἃ ἡγούμην δίκαια εἶναι, ἀντιπροκαλεῖσθαι, καὶ τὸν οἰκέτην παρεδίδουν. καὶ ὅτι ταῦτ' ἀληθῆ λέγω, λέγε τὴν πρόκλησιν.

ΠΡΟΚΛΗΣΙΣ.

- 44 Φυγών μεν τοίνυν ταῦτα, φυγών δ' ἃ τὸ πρῶτον αὐτὸς προὐκαλέσατο ἔγωγε, ὅ τι ποτ' ἐρεῖ πρὸς ὑμᾶς, θαυμάζω. ἵνα δ' εἰδῆτε ὑφ' οῦ φησὶ καὶ τὰ δεινὰ πεπονθέναι, θεάσασθε. οὖτός ἐστιν ὁ Πανταίνετον ἐκβαλών, οὖτός ἐσθ'ο ὁ κρείττων τῶν φίλων τῶν Πανταινέτου καὶ τῶν νόμων. οὐ γὰρ ἔγωγ' ἐπεδήμουν, οὐδ' αὐτὸς ἐγκαλεῖ.
- 45 Βούλομαι δ' ύμιν καὶ δι' ὧν τοὺς πρότερον δικαστάς ἐξαπατήσας είλε τὸν Εὔεργον εἰπεῖν, ἵν' εἰδῆθ' ὅτι καὶ νῦν οὐδὲν οὔτ' ἀναιδείας οὔτε τοῦ ψεύδεσθαι

ο ἐστιν Ζ.

ἀνεχόμενος] ὑπομένων. By patiently enduring all this impudence from him. He wished to be thought μέτριος and ἐπιεικὴς, but found himself despised as

άψυχος.

ότι δ' οὖν] 'However, as I should have been compelled (lit. as I was being forced by the circumstances) to give a counter-challenge contrary to what I thought was right and fair, I did even offer to give up my slave.' If he had declined to act on this πρόκληous, duly signed and sealed as it was, he would have had to make another on his part, and one which would have been equally against his own sense of right (oux ws δίκαιον, sup. 41). For δ' οῦν, 'be that as it may,' see Aesch. Agam. 34, 217 (P.) Or. 56 § 10, πέρας δ' οὖν-έξαιρείται τον σίτον, where δ' οῦν means, as usual, 'be that as it may,' leaving the truth of a previous statement undetermined.

44. & τὸ πρῶτον] viz. that Mnesicles, not the plaintiff himself should preside over the torture.—ὅ τι ποτ' ἐρεῖ, I wonder what he will say for himself after being proved to have thus broken his own agreement.

 $\theta \epsilon d\sigma a\sigma \theta \epsilon$ 'He exhibits to the jury the slave, Antigenes, a feeble old man, not likely to have committed the outrages complained of.' Kennedy.

έκβαλών] See § 25.

§ 45. To illustrate the man's recklessness in making charges, I will relate how he contrived to convict Evergus at the former trial. He accused him of coming to his house in the country and insulting his daughters who were heiresses, and who, had the story been true at all, would have got redress by appealing to the chief archon.

παραλείψει. προς δε τούτοις και περί ων εμοί δικάζε-

ται νυνὶ τὰς αὐτὰς οἴσας ἀπολογίας εύρήσετε ὅσπερ ἔλεγχος ἀκριβέστατός ἐστιν ὑπὲρ τοῦ τότ ἐκεῖνον σεσυκοφαντῆσθαι. οὖτος γὰρ ἢτιάσατο ἐκεῖνον πρὸς ἄπασι τοῖς ἄλλοις ἐλθόντ εἰς ἀγρὸν ὡς αὐτὸν ἐπὶ τὰς ἐπικλήρους εἰσελθεῖν καὶ τὴν μητέρα τὴν αὐτοῦ, καὶ τοὺς νόμους ἦκεν ἔχων τοὺς τῶν ἐπικλήρων πρὸς τὸ 980 δικαστήριον. καὶ πρὸς μὲν τὸν ἄρχοντα, ὃν τῶν τοιού- 46 των οἱ νόμοι κελεύουσιν ἐπιμελεῖσθαι καὶ παρ ῷ τῷ μὲν ἢδικηκότι κίνδυνος περὶ τοῦ τί χρὴ παθεῖν ἢ ἀποτῖσαι, τῷ δ' ἐπεξιόντι μετ' οὐδεμιᾶς ζημίας ἡ βοήθεια, οὐδέπω καὶ τήμερον ἐξήτασται, οὐδ' εἰσήγγειλεν οὔτ' ἐμὲ οὔτε τὸν Εὔεργον ὡς ἀδικοῦντας, ἐν δὲ τῷ δικαστηρίφ ταῦτα κατηγόρει καὶ δυοῦν ταλάντοιν εἶλε δίκην.) ἦν γὰρ, οἷμαι, κατὰ μὲν τοὺς νόμους προειδότα 47

d προϊδόντα Z cum Σ. προειδότα Bekk.

τὰς αὐτὰς ἀπολογίας] viz. the charge of αἰκία and ὕβρις, § 33. ἐκεῖνον] scil. Evergus.

είσελθεῖν] This is illustrated by Mid. p. 540, § 79, είτα τῆς ἀδελφῆς ἔτ' ἔνδον οὔσης τότε και παιδός ούσης κόρης έναντίον έφθέγγοντο αίσχρὰ, κ.τ.λ. Βυ the term ἐπίκληρος is meant an unmarried girl who becomes with her fortune the property of her nearest marriageable male relative. To open the door of the γυναικωνίτις to admit a man, was to take an unwonted liberty; and this seems the point of the charge in the mocktrial Ar. Vesp. 768, ὅτι τὴν θύραν ἀνέψξεν ἡ σηκὶς λάθρα. Euripides pretends that he would exclude even women-servants, χρην δ' ές γυναϊκα πρόσπολον μέν οὐ περᾶν, Hippol. 645.

46. We gain from this passage the important information,

that the process before the archon in such cases was by $\epsilon l \sigma a \gamma \gamma \epsilon \lambda l a$ (Or. $34 \S 50$), and that no penalty attended the failure of the prosecution, like the $\chi l \lambda \iota a \iota \delta \rho a \chi \mu a \iota$ in the ordinary courts. The meaning is, that if he could have sustained the charge, the plaintiff would certainly have preferred a court where there was no risk. See Boeckh, P.E. p. 357. $\epsilon \xi \eta \tau a \sigma \tau a \iota$ This may mean,

έξήτασταί] This may mean, 'he has had the matter investigated,' in the medial sense. 'Not to this day has he ever appeared before the Archon.' Kennedy. (Mr Mayor, p. 246, regards the passive meaning to be the correct one.)

be the correct one.)

δυοῦν ταλάντοιν] This shows
why he hoped to get the same
amount out of Nicobulus, § 32.

§ 47. Evergus would have easily got off if he had known

τὴν αἰτίαν, ἐφ' ἢ κρίνεται, ῥάδιον τάληθῆ καὶ τὰ δίκαια ἐπιδείξαντ' ἀποφεύγειν, ἐν δὲ μεταλλικὴ δίκη, περὶ ὧν οὐδ' ἃν ἤλπισεν αὐτοῦ κατηγορηθήσεσθαι, χαλεπὸν παραχρῆμα ἔχειν ἀπολύσασθαι τὴν διαβολήν ἡ δ' ὀργὴ παρὰ τῶν ἐξηπατημένων ὑπὸ τούτου δικαστῶν, ἐφ' ῷ τὴν ψῆφον εἶχον πράγματι, τούτου κατεψη48 φίσατο. καίτοι τὸν ἐκείνους ἐξηπατηκότα τοὺς δικαστὰς ἄρ' ὀκνήσειν ὑμᾶς ἐξαπατᾶν οἴεσθε; ἢ πεπιστευκότα εἰσιέναι τοῖς πράγμασιν, ἀλλ' οὐ τοῖς λόγοις καὶ τοῖς συνεστῶσι μεθ' αὐτοῦ° μάρτυσι, τῷ τ' ἀκαθάρτω καὶ μιαρῷ Προκλεῖ, τῷ μεγάλω τούτω, καὶ Στρατοκλεῖ τῷ πιθανωτάτω πάντων ἀνθρώπων καὶ πονηροτάτω, καὶ τῷ μηδὲν ὑποστελλόμενον μηδ' αἰσχυνόμενον

ε ξαυτοῦ Ζ.

the precise charge he would have to defend himself against. But a mining-suit was trumped up against him; and as other counts (§ 45) were added to rouse the indignation of the jury, he was thus unfairly condemned.

repeated from above.

in judgment. Kennedy.
§ 48. If then the plaintiff succeeded in deceiving the jury before, will he scruple to deceive you now? Will he not rely for success on the false evidence of his good-for-nothing friends?

τοι̂ς πράγμασιν] The facts of the case rather than the mere assertions of himself and his witnesses.— συνεστῶσι, 'packed;' see § 39.

 $\tau \hat{\omega} - \kappa \lambda \alpha \eta \sigma \epsilon \omega$ 'In his being

ready to cry.' This use of the future (τὸ ποιήσειν facturum esse, &c.) belongs to the later Attic, the Ionic form in -ήσω of κλαίω, or κλάω, common in the earlier dialect (τυπτήσω, χαιρήσω, βαλλήσω, &c.), being retained.— μηδὲν, κ.τ.λ. Cf. Mid. p. 537, § 70, τῷ μηδέν ὑποστειλαμένω πρὸς ὕβριν. The term is perhaps military or nautical; probably the former, in reference to the withdrawal of troops. The origin of the phrase is however rather obscure. Hesych. ύποστειλάμενος υποκρυψάμενος, φοβηθείς. -- ὑποστέλλεσθαι ἀνα-δύεσθαι, δολιεύεσθαι, ὑποκρί-νεσθαι. -- ὑποστέλλεται φοβεῖται, καὶ τὰ ὅμοια. In De Fals. Leg. p. 415, μετά παρρησίας διαλέχθηναι μηδέν ὑποστελλόμενον clearly means "without any reserve." Cf. Eur. Orest. 607, έπει θρασύνει κούχ υποστέλλει λόγφ. Possibly the primary idea was the 'tucking under' or 'cloaking over,' and so hiding κλαήσειν καὶ ὀδυρεῖσθαι; καίτοι τοσούτου δεῖς ἐλέου 49 τινὸς ἄξιος εἶναι ὥστε μισηθείης αν δικαιότατ ἀνθρώπων ἐξ ὧν πεπραγμάτευσαι ὅς γε ὀφείλων μνας ἐκατὸν καὶ πέντε καὶ οὐχ οἶός τε ὢν διαλῦσαι, τοὺς ταῦτα συνευπορήσαντας καὶ γενομένους αἰτίους σοι 98 Ι τοῦ τὰ δίκαια ποιῆσαι τοῖς συμβαλοῦσιν ἐξ ἀρχῆς, χωρὶς ὧν περὶ αὐτὰ τὰ συμβόλαια ἢδικήκεις, καὶ πρὸς ἀτιμῶσαι ζητεῖς. καὶ τοὺς μὲν ἄλλους τοὺς δανειζομένους ἴδοι τις αν ἐξισταμένους τῶν ὄντων σοὶ δ΄ ὁ συμβεβληκώς τοῦτο πέπονθε, καὶ δανείσας τάλαντον δύο ὤφληκε συκοφαντηθείς. ἐγω δὲ τετταράκοντα 50

^f κλαίησειν Z cum libris. Cf. Veitch, Gk. Verbs.
^g προσατιμώσαι Z. Or. 39 § 23.

something worn on the person. 'Relying on the whining face and the tears that he can assume so recklessly and so impudently.' Kennedy.

§ 49. You, however, must not expect to move any by your tears, for you have acted most basely and fraudulently towards those who lent you money in your distress. You have not only cheated them by not paying, but you want to make them debtors to the treasury.

 $\delta \epsilon \hat{i}$ s] The second person is rare, though the Greeks often say $\tau \sigma \sigma \sigma \dot{\nu} \tau \sigma \nu \delta \dot{\epsilon} \omega$, &c. See on Or. 40 § 22.

πεπραγμάτευσαι] 'From the shameful actions you have concerned yourself with,' or 'have contrived to bring about.'

όφείλων] See § 4.—διαλῦσαι, sc. τοὺς δανείσαντας. See § 12. τοὺς ταῦτα κ.τ.λ.] 'Those

τούς ταῦτα κ.τ.λ.] 'Those who helped you to raise the ready money and enabled you to satisfy your original creditors.'

ήδικήκεις] See § 7, των έν ταις συνθήκαις ποιούντος οὐδὲν τούτου.

ἀτιμῶσαι] sc. ὡς ὀφείλοντα. 'Το disfranchise him besides.' If, with the Zürich editors, we print this as one word προσατιμῶσαι, we must still translate the preposition as a separate word, as in Or. 39 § 23, πρὸς ωσεῖν, 22 § 75, τοσοῦτ' ἀπέχει τοῦ τιμῆς τινὸς τυχεῖν ὥστ' ἀπειρόκαλος πρὸς ἔδοξεν, and Aristot. Eth. IV iii 24, πρὸς ὀφλήσει. Inf. § 56, we have δίκην προσοφλεῖν. S.] και τοὺς κ.τ.λ.] 'And whereas

και τούς κ.τ.λ.] 'And whereas one may generally see those who borrow having to give up their property, now it is the lender to you who has to suffer this: he lent you a talent, and for that he has been condemned to pay two by an unjust and yexatious action.'

vexatious action.'

δ συμβεβληκὼς] 'The lender,'

the maker of the contract.'

So Or. 34 § 1, συμβόλαια πολλοῖς

συμβάλλοντες, and inf. § 54.

He is now speaking of Evergus

(τάλαντον Εὐέργου, § 4).—δύο,

see § 46.

μνᾶς δανείσας δυοίν ταλάντοιν ταυτηνὶ φεύγω δίκην. καὶ ἐφ' οἶς δανείσασθαι μεν οὐδεπώποτ' εδυνήθης έκατον μνών πλέον, πέπρακας δε καθάπαξ τριών ταλάντων καὶ δισχιλίων, εἰς ταῦτα τέτταρα, ώς ἔοικεν, ήδίκησαι τάλαντα. ύπὸ τοῦ ταῦτα; ύπὸ τοῦ οἰκέτου νη Δία τοῦ ἐμοῦ. τίς δ' ἂν οἰκέτη παραχωρήσειε πολίτης τῶν αύτοῦⁱ; ἢ τίς ἂν φήσειεν, ὧν δίκην λαχὼν ἥρηκεν οὖτος Εὔεργον, τούτων καὶ τὸν ἐμὸν παῖδα ὑπεύθυ-51 νου είναι προσήκειν; χωρίς δε τούτων αὐτος αὐτον οδτος άφηκε των τοιούτων αιτιών άπασων ου γάρ νῦν ἔδει λέγειν, οὐδ' εἰς τὴν πρόκλησιν γράφειν ἐν ή βασανίζειν έξήτει, άλλα λαχόντα έκείνω την δίκην τον κύριον διώκειν έμέ. νθν δ' είληχε μεν έμολ, κατηγορεί δ' ἐκείνου. ταῦτα δ' οὐκ ἐῶσιν οἱ νόμοι τίς γὰρ πώποτε τῷ δεσπότη λαχών τοῦ δούλου τὰ πράγματα, ώσπερ κυρίου, κατηγόρησεν;

h νη τον Δία Ζ.

i έαυτοῦ 7.

50. δυοίν ταλάντοιν] viz. for damages, § 32.—καθάπαξ, § 31. The sum mentioned in § 31 is 3 talents and 26 minae. Here he uses a round sum: see Or. 34 §§ 25, 41.

els ταῦτα κ.τ.λ.] 'Upon this property you have sustained damage, as it appears, to the amount of four talents.' Two talents had already been got out of Evergus, and the plaintiff is trying to get two more out of Nicobulus.

παραχωρήσειε] 'Give up.' So in Mid. p. 523, § 28, el d' έγὼ—τῆ πόλει παραχωρῶ τῆς τιμωρίας. This seems little better than a quibble; according to the plaintiff, violence was used by Antigenes in taking the money (§ 22); but perhaps he refers to the occupation of the mine under protest, § 25.

 $\tilde{\eta}$ τ is $\tilde{a}\nu$ κ . τ . λ .] 'Who would say that, when Evergus has already been condemned for them, my slave was also guilty of the same acts?'

§ 51. Besides, the plaintiff himself has defeated his own purpose by reversing the process he should have adopted; he should have charged the slave with the act direct, and made me indirectly responsible, as his master. But now he has charged me first, and then the slave through me.

έξήτει] Sup. § 40, άξιων ον φησιν οίκέτην ταθτα συνειδέναι,

βασανίζεσθαι.

τον κύριον] 'His owner.' Very nearly the Latin dominum. Ar. Equit. 969, διώξει Σμικύθην καὶ κύριον. [Meier and Schömann p. 573, note 58 ed. Lipsius.]

ώσπερ κυρίου] As if he had

Έπειδὰν τοίνυν τις αὐτὸν ἔρηται "καὶ τί δίκαιον 52 ἔξεις λέγειν πρὸς Νικόβουλον;" μισοῦσι, φησὶν, 'Αθηναῖοι τοὺς δανείζοντας Νικόβουλος δ' ἐπίφθονός ἐστι, καὶ ταχέως βαδίζει, καὶ μέγα φθέγγεται, καὶ βακτηρίαν φορεῖ ταῦτα δ' ἐστὶν ἄπαντα, φησὶ, πρὸς ἐμοῦ. καὶ ταῦτ' οὐκ αἰσχύνεται λέγων, οὐδὲ τοὺς ἀκούοντας οἴεται μανθάνειν ὅτι συκοφαντοῦντός ἐστιν λογισμὸς οὖτος, οὐκ ἀδικουμένου. ἐγωὶ δ' ἀδικεῖν μὲν 53 982 οὐδένα τῶν δανειζόντων οἰμαι^κ, μισεῖσθαι μέντοι τινὰς ἂν εἰκότως ὑφὶ ὑμῶν, οῦ τέχνην τὸ πρᾶγμα πεποιημένοι μήτε συγγνώμης μήτ' ἄλλου μηδενός εἰσιν

j + ò Z.

k olomai Z.

any authority of his own, and was not entirely the tool and property of his master, who is responsible for his actions. 'Who ever commenced an action against the master, and charged the facts against the slave, as if he were his own guardian?' Kennedy.

§§ 52—4. Unable to substantiate any real charge against me, he will descend to general platitudes against money-lenders; as if that were not in itself a proof that he has nothing

better to say.

ταχέως βαδίζει κ.τ.λ.] Οτ. 45 § 77, τῆς μὲν ὄψεως τῆ φύσει καὶ τῷ ταχέως βαδίζειν καὶ λαλεῖν μέγα, οὐ τῶν εὐτυχῶς πεφυκότων ἐμαυτὸν κρίνω ἐφ΄ οῖς γὰρ οὐδὲν ἀφελούμενος λυπῶ τινας, ἔλαττον ἔχω πολλαχοῦ. Cf. infr. § 55.— Aristotle, in one of the touches that remind us of the Characters of his pupil Theophrastus, ascribes to the μεγαλόψυχος (Eth. τν ix=iii) κίνησις βραδεῖα καὶ φωνή βαρεῖα καὶ λέξις στάσιμος. S.]

βακτηρίαν φορεί] Theophrast. Char. 21 (Μικροφιλοτιμίας), δει-

νὸς κτήσασθαι—βακτηρίας των σκολιων ἐκ Λακεδαίμονος. From many passages in Aristophanes (e. g. Vesp. 33, Eccl. 74), as well as from the chorus in the Agamemnon who are said τρίποδας ὁδοὺς στείχειν (80), it is evident that sticks were commonly carried by the more aged at least. [Cf. Lysias 24 § 12, and Eur. H. F. 254; and see Becker's Charicles, I 159=p. 87 of English edition, and K. F. Hermann's Privatalt. § 24 12=p. 184 ed. Blümner. S.]

53. τέχνην πεποιημένοι] 'Make a trade of it.' Kennedy. From Ar. Eq. 63, where the same phrase occurs, it would seem to mean 'a crafty or cunning trade.'— μήτε συγγνώμης, 'who care neither for humanity nor for anything else but the lust of gain.' Kennedy. The reading seems in some way faulty here; either ἐπιμελεῖς είσιν or φροντίjovou would represent the required sense. [The reading of the MSS is supported by the quotation of Priscian II 359, 22 Hertz: 'Attici συγγνώμης οὐκ ἔστιν οὖτος, id est nemini dat

άλλ' ή του πλείονος. διὰ γὰρ τὸ καὶ δεδανείσθαι πολλάκις, μη μόνον αὐτὸς τούτω δανεῖσαι, οὐδ' ἐγωὶ τούτους άγνοω οὐδὲ φιλώ, οὐ μέντοι γ' ἀποστερώ μὰ Δί' 54 οὐδὲ συκοφαντῶ. ὅστις δὲ εἴργασται μὲν ώσπερ ἐγὼ πλέων καὶ κινδυνεύων, εὐπορήσας δὲ μικρών ἐδάνεισε ταῦτα, καὶ χαρίσασθαι βουλόμενος καὶ μη λαθεῖν διαρρυέν αὐτὸν τὸ ἀργύριον, τί τις αν τοῦτον εἰς ἐκείνους τιθείη; εἰ μὴ τοῦτο λέγεις, ώς ος ἄν σοὶ δανείση, τοῦτον δημοσία μισεῖσθαι προσήκει. λέγε δή μοι τὰς μαρτυρίας, τίς έγω πρός τους συμβάλλοντας άνθρωπος καὶ πρὸς τοὺς δεομένους εἰμί.

MAPTYPIAL

Τοιούτος, & Πανταίνετε, έγω ό ταχὺ βαδίζων καὶ 55 τοιούτος σὸ ὁ ἀτρέμας. ἀλλὰ μὴν περὶ τοῦ ἐμοῦ γε βαδίσματος ή της διαλέκτου τάληθη πάντ' έρω πρὸς ύμᾶς, ὦ ἄνδρες δικασταὶ, μετὰ παρρησίας.

1 + αὐτὸς Z cum ΣrA1.

m αύτον Z.

veniam. μισείσθαι—πλείονος. Sallustius in Iugurthino: homines multarum imaginum ac nullius stipendii (85, 10).' S.]

The sense of $\mu \dot{\eta} \tau \epsilon$ (as different from overe) would, as usual, be given by the Latin nihil curent instead of curant. - δεδανείσθαι,

i. e. δανείσασθαι.

άποστερώ] As Shilleto remarks on Thuc. 1 69, and as indeed is well known, this is not 'to deprive,' but 'to keep back from another what is due." Our monosyllable 'to rob' renders it fairly well.

54. $\pi \lambda \epsilon \omega \nu$] See Or. 34 § 30. $-\epsilon \dot{\nu} \pi \rho \rho \dot{\eta} \sigma \alpha s$ δε, 'and who has lent at interest his small profits in order to accommodate his friends, and that his money may not be imperceptibly frit-

tered away.' Kennedy. (More closely, 'from a wish not only to oblige, but to prevent his money from slipping through his fingers without being aware of it.')-els ekelvous, why should he be classed with those others who τέχνην πεποίηνται?

σοι δανείση κ.τ.λ.] A very hard hit indeed.

τίς ἐγὼ κ.τ.λ.] Here, as in

Or. 39 § 25, tls = molos.

§§ 55, 6. The evidence just read has shown that I am not a hard or dishonest man, though it happens that I walk quickly and you walk gently. I am sorry I cause annoyance to others, but I am what nature made me, and no man can alter that.

γάρ οὐχὶ λέληθα ἐμαυτὸν,οὐδ' ἀγνοῶ οὐ τῶν εὖ πεφυκό-

των κατὰ ταῦτα ὢν ἀνθρώπων,οὐδὲ τῶν λυσιτελούντων ξαυτοῖςⁿ. εἰ γὰρ ἐν οἶς μηδὲν^o ຜφελοῦμαι ποιῶν, λυπῶ τινᾶς, πῶς οὐκ ἀτυχῶ κατὰ τοῦτο τὸ μέρος; ἀλλὰ τί 56 χρὴ παθεῖν; ὰν τῷ δεῖνι δανείσω, διὰ ταῦτα δίκην προσοφλεῖν; μηδαμῶς. κακίαν γὰρ ἐμοὶ καὶ πονηρίαν οὔθ οὖτος προσοῦσαν οὖδεμίαν δείξει οὔθ ὑμῶν τοσούτων ὄντων οὖδὲ εἶς^p σύνοιδεν. τἄλλα δὲ ταῦθ ἔκαστος ἡμῶν, ὅπως ἔτυχε, πέφυκεν, οἶμαι. καὶ φύσει μάχε-983 σθαι μὲν ἔχοντα οὖκ εὔπορόν ἐστιν (οὐ γὰρ ὰν ἀλλή-λων διεφέρομεν οὖδὲν), γνῶναι δ' ἰδόντα ἕτερον καὶ ἐπιπλῆξαι ῥάδιον. ἀλλὰ τί τούτων ἐμοὶ πρὸς σὲ, Παν-57 ταίνετε; πολλὰ καὶ δεινὰ πέπονθας; οὖκοῦν εἴληφας δίκην. οὖ παρ' ἐμοῦ γε; οὖδὲ γὰρ ἤδικήθης οὖδὲν ὑπ'

n ἐμαυτῷ Z et Bekk. st. cum libris. ἐαυτοῖς Bekk. (1824) et Dindf. cum Reiskio.

ο οὐδέν Bekk. 1824.

P ovoels Z.

τῶν εὖ πεφυκότων] 'One of those favoured in these respects by nature.' For a parallel to the whole of this passage, see Or. 45 § 77 quoted above, § 52 n. So strong was the Greek appreciation of τὸ καλὸν that they associated moral with merely physical qualities.—ἐαντοῖς seems a necessary correction for ἐμαντῷ, which would require τῶν λυσ. to be a genitive of quality in the neuter.

56. τάλλα ταῦτα] These other qualities which are bodily

and not mental.

ξχοντα] 'Since one has it,'
i.e. a particular form and shape assigned to him. [Ar. Vesp. 1457 τὸ γὰρ ἀποστῆναι χαλεπὸν φύσεος, ῆν ἔχοι τις ἀεί. S.]—οὐ γὰρ ἀν κ.τ.λ. '(and that he should have such is a necessity): for,' &c.

γνώναι δ' ιδόντα] 'Though it

is easy enough to remark and criticise them in another.' Kennedy. Hesych. ἐπιπλήξειν ἐπελθείν, ἐπιτιμῆσαι, ὑβρίσαι. He is supposed to refer to II. XXIII. 580, και μ' οὔτινά φημι ἄλλον ἐπιπλήξειν Δαναῶν. As however the explanations are given in the aorist and not in the future, it is probable that the present passage is referred to. The use is rare. In Eur. Or. 922, ἀνεπίπληκτον ἠσκηκῶς βίον, the variant ἀνεπίληπτον is derived from Hesychius.

57. τί τούτων] 'Which of these personal failings of mine affects the question between you

and me?'

où $\pi a \rho$ ' è μ oû $\gamma \epsilon$] 'Not from me, do you say? Of course not; you were not wronged by me, or you would not have given me the release, nor pass-

έμοῦ. οὐ γὰρ ἄν ποτ' ἀφῆκας, οὐδ', ὅτ' Εὐέργῳ προηροῦ λαγχάνειν, εἴασας ἐμὲ, οὐδὲ πρατῆρα ήξίωσας ὑποστῆναι τόν γε δεινά σε καὶ πολλὰ εἰργασμένον. εἶτα καὶ πῶς ἂν ὁ μὴ παρὼν μηδ' ἐπιδημῶν ἐγὼ τί σε ἡδί-58 κησα; εἰ τοίνυν ὡς οἴον τε μέγιστ' ήδικῆσθαι δοίη τις αὐτῷ καὶ ἐρεῖν ἄπαντα τὰληθῆ περὶ τούτων νυνὶ, ἐκεῖνό γ' οἶμαι πάντας ἂν ὑμᾶς ὁμολογῆσαι, ὅτι πολλὰ συμβέβηκεν ήδικῆσθαί τισιν ἤδη μείζω τῶν εἰς χρήματα γιγνομένων ἀδικημάτων καὶ γὰρ ἀκούσιοι φόνοι καὶ ὕβρεις εἰς ὰ μὴ δεῖ καὶ πολλὰ ἄλλα τοιαῦτα γίγνεται. ἀλλ' ὅμως ἀπάντων τούτων ὅρος καὶ λύσις τοῖς παθοῦσι τέτακται τὸ πεισθέντας ἀφεῖναι. καὶ τοῦθ' οὕτω τὸ δίκαιον ἐν πᾶσιν ἰσχύει ὥστε, ὰν ἑλών τις ἀκουσίου φόνου καὶ σαφῶς ἐπιδείξας μὴ καθαρὸν με-

r olonai Z.

s έκουσίου Bekk. 1824.

ed by me when you resolved (were making up your mind) to commence an action against Evergus, nor required one who had done you the many grievous wrongs you pretend, to promise to sell you the property?

to sell you the property. ὑποστῆναι] The omission of ϵῖναι in this idiom is remarkable. So in Aesch. Eum. 195, κάπειθ' ὑπέστης αἴματος δέκτωρ νέου. Shilleto has given some examples on Thuc. 1 32 § 4.

§ 58. But, if I had really wronged him ever so much, and if all he intends to say against me were true, this at least is certain, that worse wrongs have been condoned by others, and so made no longer actionable.

και γάρ] See on § 34.

άλλ' ὅμως] 'Yet in all these cases the law has appointed one limit and one end of the dispute in the settlement by mutual consent.'

§ 59. The strongest case of this is seen in the law which acquits even a homicide if the dying man forgives him.

άκουσίου] This, the manuscript reading, is more probable than Reiske's conjecture ἐκουolov, which is adopted by Bekker, followed by Kennedy; for it is not likely that deliberate and intentional murder would be pardoned. —μη καθαρόν, that he is evayns, or has contracted a guilt requiring formal expiation.—alδείσθαι, 'to show mercy to a suppliant,' is almost a technical term. [The whole of this passage εl τοίνυν—τον αὐτόν έστιν, and § 60 είθ' ὑπέρ-καταλυθήσεται, is repeated almost verbatim-a practice not very uncommon with Demosthenes, in Or, 38 §§ 21 and 22, where the words αν έλών τις ακουσίου φόνου, κ.τ.λ. (though one Ms the codex Bavaricus has ekovolov)

τὰ ταῦτ' αἰδέσηται καὶ ἀφῆ, οὐκέτ' ἐκβαλεῖν κύριος τὸν αὐτόν ἐστιν. οὐδέ γ', ἃν ὁ παθων αὐτὸς ἀφῆ τοῦ φόνου, πρὶν τελευτήσαι, τὸν δράσαντα, οὐδενὶ τῶν λοιπῶν συγγενῶν ἔξεστιν ἐπεξιέναι, ἀλλ' οῦς ἐκπίπτειν καὶ φεύγειν, ἃν άλίσκωνται, καὶ τεθνάναι προστάττουσιν οἱ νόμοι, τούτους, ἂν ἀφεθῶσιν, ἄπαξ ἁπάντων ἐκλύει τῶν δεινῶν τοῦτο τὸ ἡῆμα. εἶθ' ὑπὲρ μὲν 60 ψυχῆς ταὶ τῶν μεγίστων οὕτως ἰσχύει καὶ μένει τὸ ἀφεῖναι, ὑπὲρ δὲ χρημάτων καὶ ἐλαττόνων ἐγκλημάτων ἄκυρον ἔσται; μηδαμῶς. οὐ γὰρ εἰ μὴ τῶν δικαίων ἐγω παρ' ὑμῖν τεύξομαι, τοῦτ' ἔστι δεινότατον, ἀλλ' 984 εἰ πρᾶγμα δίκαιον ώρισμένον ἐκ παντὸς τοῦ χρόνου νῦν καταλυθήσεται ἀφ΄ ἡμῶν.

τής ψυχής Ζ.
^α καταλύσετε Ζ cum Β. Sed cf. Or. 38 § 22 νῦν καταλυθήσεται.

support the reading adopted in the text. Cf. Or. 23, Aristocr., § 72, τὸν ἀλόντα ἐπὶ ἀκουσίφ φόνφ φεύγειν ἔως ἃν αἰδέσηταί τινα τῶν ἐν γένει τοῦ πεπονθότος, also ib. § 77. S.]

 $\epsilon \kappa \beta a \lambda \epsilon i \nu$] 'To procure his banishment,' contrasted with $\epsilon \kappa \pi l \pi \tau \epsilon \iota \nu \kappa a l \phi \epsilon i \gamma \epsilon \nu \nu$, infr.

οὐδὲ — οὐδενὶ] See on Or.

34 § 1.

τοῦτο τὸ ῥῆμα] "This expression, 'I forgive." Plat. Phileb. p. 20 Β, τὸ γὰρ εἰ βούλει ῥηθὲν λύει πάντα φόβον ἐκάστων πέρι, i. e. that single phrase 'if you please' does away with all fear in every one of these questions.

60. $\epsilon l \pi \rho \hat{a} \gamma \mu \alpha \kappa.\tau.\lambda.$] 'Your abolishing in our time a sound

rule of practice established ages ago.' Kennedy. The defendant closes his speech with putting forward prominently, and by pointed examples, the legal efficacy of acquittance in barring further proceedings; and it is evident that this is the plea on which he mainly relies in bringing his $\pi \alpha \rho \alpha \gamma \rho \alpha \phi \dot{\eta}$ against the claims of Pantaenetus.

 $\epsilon \phi' \dot{\eta} \mu \hat{\omega} \nu$] The last two words are omitted in Or. 38 § 22, and indeed are hardly necessary, as $\nu \hat{\nu} \nu$ is quite sufficient as a contrast to $\epsilon \kappa \pi \alpha \nu \tau \hat{\sigma} s$ $\tau \hat{\sigma} \hat{\nu} \chi \rho \hat{\nu} \nu \omega \nu$. Perhaps we should here read $\dot{\nu} \phi' \dot{\nu} \mu \hat{\omega} \nu$, 'by your present de-

cision.'

OR. XXXIX.

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ **ΤΟΥ** ΟΝΟΜΑΤΟΣ.

This speech turns on a point involving some curious questions in the rights of citizenship. It is primarily this: whether two sons of the same father, both enrolled as citizens, have a legal right to the same name. The civil disabilities resulting from it are described in detail; and although such difficulties could hardly arise with us, who use a plurality of names, the Athenian custom of describing a person solely by one name¹, with the addition of that of his father and deme (borough or parish), made it impossible, in such cases as election by lot to any office, or the appointment to any service, to know,

1 "The peculiar system of the Romans enabled them to associate with the individual's name an intimation of his clan and his family. But the Greeks, without such help, endeavoured to make a single name indicate as much as possible concerning the individual's relationship. Thus a Mantias names his son Mantitheus, preserving one element of his name, and varying the remainder. This method was exceedingly common, as appears from the witness of epitaphs, such as Δημοφών Δημο-

νίκου, Σωγένης Σωκράτους, Φιλοξενίδης Φιλοκράτους, &c.—Nor can it have been an accident that in Demosthenes' family there should be so many persons named from δημος. The name Demosthenes was borne by his father, Demon by an uncle and a cousin, Demophon by an uncle, Demochares and Demomeles by several of his kinsmen. We trace in this the democratic and political bias of the family." Rev. E. L. Hicks in Nineteenth Cent. no. 61, pp. 391, 398.

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publicly at least, which of the two was intended. It is distinctly affirmed in §§ 32 and 40, that no Athenian citizen ever called two sons of his own by the same name.

To remove this practical difficulty an action is brought by Mantitheus, the son of Mantias, of the deme Thoricus, and of a daughter of Polyaratus (Or. 40 § 24), against his half-brother, by name Boeotus. This man was the son of another woman, Plango, who, though but the mistress of Mantias, was an Athenian citizen; and the citizenship descended to the progeny of agroi on both sides, even without the legal form of marriage 1. It appears from the speech that Mantias had, either in reality or in pretence, felt some doubts about this Boeotus, and another brother called, after the mother's father, Pamphilus, being his sons by Plango. Boeotus, however,at what age is uncertain,—had been persuaded by his friends to represent himself as an injured man2, and to insist on being recognised as the son of Mantias, and as entitled to the rights of citizenship. Mantias was reluctant, but an action was threatened to compel him. Unwilling, for some political reasons, to appear in a public trial, he endeavoured to settle the matter by πρόκλησις, i.e. by proposing that Plango should declare

¹ Adoption, or recognition of parentage by the father, was however necessary. Mr Kennedy assumes that Mantias must subsequently have married Plango; for he says, "had she never been more than a concubine, her sons could not have had heritable rights" (Introd. p. 253). That they did share in the property with Mantitheus, is clear; see § 6, and Or. 40 § 48. But it is not clear that this was not an arrangement effected by sufferance or compromise, rather than a positive legal right. The passage in Or. 40 § 9, οὐδὲ τῆς μητρὸς της έμης ἀποθανούσης ήξιωσεν αὐτην είς την οίκιαν παρ' έαυτον είσδέξασθαι, seems nearly conclusive against Mantias having subsequently married her.

² From § 18 it seems likely that he had enlisted popular sympathy; and this may in some degree explain the probable result of the trial in his

favour.

on oath before an arbitrator, whether Boeotus and Pamphilus were her sons by Mantias or not. She had assured him privately that if the oath on the affirmative were tendered to her, she would decline to take it; and it had been further arranged, that a sum of money should be paid to her for so declining it. She, however, had unexpectedly sworn that they were her sons by Mantias; and thus Mantias was obliged to enter both sons in the clans (φρατρίαι or 'families'), according to the established rule of the first enrolment or registration of citizens' children, which usually took place at an early age. It was then that the name of Boeotus was given to the elder, that of Pamphilus to the younger son. However, before the second enrolment into the register of citizens (in the γραμματείον ληξιαρχικόν) had taken place, Mantias died. Boeotus then, dissatisfied with the name (which, though taken from his maternal uncle, he pretended had been given him in contempt1), contrived to get himself registered as Mantitheus. The true Mantitheus resents this: he had, in filial obedience, recognised his half-brothers, taken them to live with him after his father's death, and acknowledged them as his co-heirs. But he insists on his sole right to the name of Mantitheus. Both in this and in the next speech, which is intimately connected with it, examples are given in which real inconvenience had resulted from the two having the same name.

It seems that Boeotus had founded his claim on his elder birth ($\dot{\omega}_s \delta \dot{\eta} \pi \rho \epsilon \sigma \beta \dot{\nu} \tau \epsilon \rho o s \dot{\omega} v$, § 27). Mantitheus does not affirm that he is himself older in years, but pleads that his registration in the phratry took place before that of Boeotus; and he contends that the precedence in being inscribed in the city register should be dated from that time.

^{1 § 27.} Compare the proverb Βοιωτία ές, in Pind. Ol. vi 90.

The precise age or period at which Boeotus procured his enrolment into his clan or phratry is not stated. It appears, however, that he was old enough to co-operate with ($\mu\epsilon\theta$ ' $\dot{\epsilon}av\tau o\hat{v}$ $\kappa a\tau a\sigma\kappa\epsilon v a\sigma a\sigma$, § 2) a party who undertook the management of the affair. At whatever age an adoption took place, the registration in a phratry was required (Ar. Ach. 146; cf. Ran. 418).

That the plaintiff Mantitheus lost his cause seems probable from Or. 40 \$\infty\$ 17, 18. It is there stated that Mantitheus brought an action against his brother by the name of Boeotus to recover the dower of his mother. This cause was given against Boeotus by the arbitrator; but he had denied that this was his name, and said that he was Mantitheus, not Boeotus. This could not have been said,—unless in open contempt of court,—if he had been adjudged, in the present trial, to retain the name of Boeotus.

¹ οὔτε ἡντιδίκει τότε παρών, οὔτ' ἔφη με καταδιαιτήσασθαι τὴν δίκην αὐτοῦ οὐ γὰρ εἶναι Βοιωτὸν αὐτῷ ὄνομα, ἀλλὰ Μαντίθεον. (Οτ. 40 § 18.)

Or. 40 § 18 τὴν αὐτὴν ταύτην δίκην λαχών αὐτῷ Μαντιθέῳ...νῦν εἰς ὑμᾶς καταπέφευγα.

³ Both speeches were carefully discussed by him in the lost

portions of his treatise on Demosthenes. All that remains of that discussion may be found in his treatise on Deinarchus §§ 11—13, where he combats on chronological grounds the notion that the speech $\pi\epsilon\rho l$ $\tau \circ \hat{0}$ $\delta \nu \delta \mu a \tau o s$ was written by the later Attic orator Deinarchus, and assigns it to the archonship

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an inscription referring to a date shortly after B.C. 342, or at least eight years after the present trial, both the elder and the younger Mantitheus are mentioned with Pamphilus as heirs of Mantias¹. The date of the speech is determined within narrow limits by the reference to the battle of Tamynae (§ 16 n.), which may perhaps be placed in the spring of B.C. 350. The trial probably took place in the autumn of that year². S.]

of either Thessalus (Ol. 107, 2=B.C. 351—0) or Apollodorus (Ol. 107, 3=B.C. 350—49). A. Schaefer, Dem. und seine Zeit, III 2, p. 222 ff., and Boeckh's Staatshaushaltung der Athener (2nd German ed.) I, p. 680—1 = p. 675 trans. Lamb. See also Blass, Att. Ber. III 288, 416, where it is observed that Dionysius was misled by a false reading Πύλαs for Ταμύναs in § 16, the former referring to the Athenian naval expedition to Thermopylae in Ol. 106, 4

=B.C. 353—2. Blass assigns the speech to the year 348.

¹ The inscription (as restored by Boeckh, Urkunden über das Seewesen X^d 4—12; cf. p. 380 f.) is as follows: Maντ[las Θορίκιοs], ταμία[s γενόμενοs είs τὰ νεώ]ρια <math>Kα - [ἄρχοντοs]· ὑπὲρ το[ὑτον ἀπέδω]καν κλη[ρονόμοι] Πάμφιλοs [Θορίκιοs] ΗΗΗΔΠΗ, Μαντίθεοs <math>Θ[ορίκ](ιos) - , Μαντίθεοs [Θορίκ](ιos) - , Λ. Schaefer, u. s. pp. 214, 220.

² A. Schaefer, u. s. p. 223.

XXXIX.

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ ΤΟΥ ΟΝΟΜΑΤΟΣ.

ΥΠΟΘΕΣΙΣ.

Μαντίας, εἷς τῶν πολιτευσαμένων 'Αθήνησι, γήμας γυναῖκα κατὰ τοὺς νόμους ἐκ ταύτης παῖδα ἐκτήσατο τὸν νυνὶ δικαζόμενον ΄προσήει δέ τινι Πλαγγόνι κατ'

Argument. Il. 1-7. 'Mantias, one of those who had formerly held office at Athens, had married a wife according to the legal forms, and had by her a son, the same (Mantitheus) who now brings the action. But he had formed a connexion with one Plango, an Attic citizen, from a passion he had conceived for her. She bore him two sons, who on attaining their full age went to law with Mantias, claiming to be recognised by him as their father. Mantias pleaded against the claim at first, but afterwards adopted the youths, as no other course remained to him in consequence of an offer of his own which he had made to Plango, deceived by a solemn promise of hers.'

1. Μαντίας] Aminor politician and public speaker. Cf. § 3, πολιτευομένου, and Aristot. Rhet. II 23, περὶ τῶν τέκνων αὶ γυναῖκες πανταχοῦ διορίζουσι τάληθές τοῦτο μὲν γὰρ ᾿Αθήνησι Μαντία τῶ ῥήτορι ἀμφισβητοῦντι πρὸς

τὸν υἰὸν ἡ μήτηρ ἀπέφηνεν. The evidence of inscriptions proves that he was treasurer of the Athenian dockyards about 360 B.C., and concerned in the registration of vessels in the harbour of Munychia; at a later date (after 342 B.C.) his heirs had to discharge a debt incurred by him in those duties. (Cf. § 25, τἰς ἢν χρηματιστὴς ὁ πατήρ.) See note 1 on p. 140, and Arnold Schaefer's Dem. und seine Zeit, III 2, p. 214. S.]

2. γυναϊκα] The lawful wife of Mantias was the widow of Cleomedon, son of the famous demagogue Cleon. Or. 40 § 6.

3. προσήει] Here the plusquam perfectum, 'he had had connexion.' The name Ilλαγγόνι is perhaps a ὑποκόρισμα, as the word means 'Dolly.' Hesyeh. πλαγγών κηρινόν τι κοροκόσμιον. The fact of this woman being ἀστὴ, not δούλη or ξένη, made the sons legitimate, if acknowledged by the father, even if the marriage was not κατὰ νόμους.

έρωτικήν ἐπιθυμίαν, Αττική γυναικί. ταύτης δύο υίεις 5 ανδρωθέντες έδικάζοντο τῷ Μαντία, ξαυτών εἶναι πατέρα φάσκοντες ὁ δὲ ἀντέλεγεν. ἔπειτα ἀναλαμβάνει 994 τούς παίδας αναγκασθείς από ίδίας προκλήσεως, ήν άπατηθείς έποιήσατο. προϊκαλέσατο μέν γάρ την Πλαγγόνα δμόσαι περί των παίδων, εί όντως είσιν έξ

10 αὐτοῦ, ὑποσχόμενος, εἰ ὀμόσειεν, ἐμμένειν τῶ ὅρκω: προύκαλέσατο δὲ ἀπατηθεὶς ώς οὐ δεξομένης τὸν ὅρκον τῆς γυναικός ύπὲρ τούτου γὰρ καὶ μισθὸν αὐτῆ συχνὸν έπηγγείλατο. ώς δέ φησιν ό τὸν λόγον λέγων, καὶ ωμωμόκει ή Πλαγγών αὐτῶ λάθρα προτεινόμενον τὸν

15 όρκον μη δέξεσθαι. προκαλεσαμένου τοίνυν παραβάσα

There was a law (Arg. ad Or. that the names of those who were not born of both father and mother who were citizens, should be struck off the register; τούς μη γεγονότας έξ αστοῦ και έξ αστής έξαλειφεσθαι. So Or. 48 § 53, 'Ολυμπιόδωρος γάρ ούτοσί γυναίκα μέν άστην κατά τούς νόμους τούς ύμετέρους οὐδεπώποτ' έγημεν, ούδ' είσιν αὐτῶ παιδες οὐδ' ἐγένοντο.

6. ἀναλαμβάνει] Suscipit, 'ac-

knowledges as his own.'

 $\dot{\alpha}\pi\alpha\tau\eta\theta\epsilon ls$ The grammarian goes on to explain this. He first explains προκλήσεως, and then προύκαλέσατο ἀπατη-Bels. Mantias had wished not to recognise the sons; and Plango, induced by a promise of money, had given a pledge that, on the oath being tendered to her, she would swear they were not by him. But she (induced perhaps by her affection for them, or perhaps by a still larger bribe on their part) had sworn just the contrary, viz. that they were her sons by Mantias.

ib. προύκαλέσατο] This word,

'to make a formal offer,' governs a double accusative, Tl Tiva. So πολλὰ προκαλουμένου, sc. τὸν ἔρωτα, in Ar. Ach. 984. Or. 30, πρός 'Ονήτ. § 1, πολλά και δίκαια προκαλεσάμενος άμφοτέρους, and προκαλείσθαί τινα πρόκλησιν, Or. 56 § 17.

10. ἐμμένειν] 'promising to abide by the oath,' i.e. whichever way she should make the declaration, and even against

his own wish or belief.

12. ὑπὲρ τούτου] ες. τοῦ μὴ

δμόσαι αὐτήν.

14. λάθρα] Construe with καὶ ωμωμόκει, not with προτεινόμενον. She had even sworn privately, i.e. she had even gone so far as to swear. Such a compact was fraudulent and illegal, and for that reason, perhaps, secretly made.

ib. προτεινόμενον] 'When offered.' Perhaps προτεινομένου, i.e. avrov, 'should he offer it.'

15. προκαλεσαμένου] 'When he called upon her to make her declaration on oath.' -συνθήκας, the pledges she had given that she would decline to take the oath.

τὰς συνθήκας δέχεται τὸν ὅρκον. καὶ οὕτω μὲν ἀναγκάζεται τοὺς παιδας ἀναλαβεῖν, μετὰ τοῦτο δὲα τετελεύτηκεν. ὁ τοίνυν ἐκ τῆς νόμω γαμηθείσης γυναικὸς παις δικάζεται τῷ ἑτέρω τῶν εἰσποιηθέντων περὶ τοῦ ὀνόματος, λέγων αὐτὸν Βοιωτὸν καλείσθαι 20 προσήκειν, ὅπερ ἐξ ἀρχῆς ἀνομάζετο, καὶ μὴ Μαντίθεον τοῦτο γὰρ αὐτῷ παρὰ τοῦ πατρὸς ἐξ ἀρχῆς τεθεῖσθαι τοὔνομα. αὐτόθεν μὲν οὖν δόξειεν ἄν τις φιλοπράγμων καὶ φιλόνεικος ὑπὲρ προσηγοριῶν διαφερόμενος ὁ μέντοι λόγος ἱκανὰς ἀποδείξεις παρέχεται τοῦ 25 καὶ δημοσία καὶ ἰδία βλαβερὰν εἶναι τὴν ὁμωνυμίαν.

α μετά δὲ τοῦτο Z.

b αὐτῷ Z.

18. τετελεύτηκεν] 'He died.' So the perfect is sometimes used by the grammarians, e.g. πέπομφε, Arg. ad Or. 34 § 31.

[The pf. ('dies and is now dead') is influenced by the present construction δέχεται...ἀναγκάζεται, &c. Prof. Kennedy.]

19. $\epsilon l \sigma \pi o i \eta \theta \epsilon \nu \tau \omega \nu$] 'Who had been admitted by adoption into the roll of the citizens.'

22. τοῦτο γὰρ αὐτῷ] If we read αὐτῷ, τοῦτο must mean Boeotus. If αὐτῷ, then Mantitheus: 'For this name had been given to himself, Mantitheus, by his father.'

23. τεθεῖσθαι] Here put passively. The Attic writers of the best age used κεῖσθαι in preference. [The only instances of τεθεῖσθαι as passive quoted by Veitch, Gk. Verbs, are Ar. fragm. 304, ἀμφοδον ἐχρῆν αὐτῷ τεθεῖσθαι τοὕνομα, which may be middle, and Demades 12, τοὐs ὅρονς τῆς Λακωνικῆς τεθειμένους, which is from a spurious speech by a late Rhetorician. For its correct use, as a middle, cf. § 40,

όστις ταὐτὸν ὅνομα τέθειται, and for the passive, Isaeus III 32 (ὅνομα) ὑπὸ τοῦ πατρὸς κείμενον. (Isocr. ad Dem. § 36 n.) S.]

ib. αὐτόθεν] Prima facie, as we say; lit. from the facts of the case itself. 'From a casual view of the matter, a man might be thought litigious and quarrelsome in disputing about names and titles; but the speech itself supplies good proofs that the having the same name is seriously inconvenient both on public and on private grounds.' The former of these are summed up §§ 7—12, the latter §§ 13—18.

§§ 1—5. Statement of the reasons why the present action is unavoidable. It is not brought in ignorance that I shall be blamed for going to law about a name; but the consequences of two persons bearing the same name are grave and serious. The defendant on a former occasion got up a plot with some disreputable persons, pretending to have suffered a wrong, and so he contrived, by an in-

Οὐδεμιậ φιλοπραγμοσύνη μὰ τοὺς θεοὺς, ὦ ἄνδρες δικασταὶ, τὴν δίκην ταύτην ἔλαχον Βοιωτῷ, οὐδ' 995 ἠγνόουν ὅτι πολλοῖς ἄτοπον δόξει τὸ δίκην ἐμὲ λαγχάνειν, εἴ τις ἐμοὶ ταὐτὸν ὄνομα οἴεται δεῖν ἔχειν ἀλλ' ἀναγκαῖον ἦν ἐκ τῶν συμβησομένων, εἰ μὴ τοῦτο 2 διορθώσομαι, ἐν ὑμῖν κριθῆναι. εἰ μὲν οὖν ἑτέρου τινὸς οὖτος ἔφη πατρὸς εἶναι καὶ μὴ τοὐμοῦ, περίεργος ἃν εἰκότως ἐδόκουν εἶναι φροντίζων ὅ τι βούλεται καλεῖν οὖτος ἑαυτόν. νῦν δὲ λαχὼν δίκην τῷ πατρὶ τῷ

ο αὐτὸς Z.

genious fraud, to induce my father to recognise him and his brother as his own sons by another woman. He had hoped she would not swear to his being hers by him; but she did swear it, and they were accordingly enrolled in the phratry as his. And now, my father being dead, he has gone and entered himself in the city register by an altered name, which is the name that I had previously received.

οὐδεμιᾶ κ.τ.λ.] 'It was not from any fondness for lawsuits, I protest by all the gods, gentlemen of the jury, that I brought this action against Boeotus, nor could I be ignorant that to many it will seem strange conduct in me to bring an action at all, just because another chooses to have the same name as myself; yet it was necessary, from the consequences that are sure to ensue if I do not get this matter set right, to stand a trial before you.' The proeme is unusually brief, but it sets forth the case in a very clear and businesslike way.— ξν τινι (or rather ξν τισι) κρίνεσθαι is the regular idiom, as δίκην λαγχάνειν is the familiar term for 'bringing an

action,' derived from the obtaining leave (originally by drawing lots) to bring on the suit on a certain day. The bringing the action actually into court is technically δίκην εἰσελθεῖν or εἰσείναι. For κριθῆναι we might rather have expected διαδικάσασθαι: κριθῆναι, however, is virtually middle.

2. περίεργος] 'meddlesome,' 'fussy.' The περί has the sense that it bears in περισσός, περιγενέσθαι, περιεΐναι, περιούσιος, of 'superfluity;' but it is

not easy to explain it.

 $\nu\hat{v}\nu \delta\hat{\epsilon}$ 'But as it is, the case stands thus. He brought a suit against my father, and after getting up a gang of informers on his side-Mnesicles. whom I dare say you all know well enough, and Menecles, the wretch who got the poor girl Ninus convicted, and some others of that sort-he went into court, declaring he was Mantias' son by the daughter of Pamphilus, and that he was being shamefully treated, and robbed of his rights as a citizen.' Of the conviction of Ninus, probably by ψευδομαρτυρία, little certain is known; but it was evidently regarded as a public

έμῷ καὶ μεθ' ἑαυτοῦ κατασκευάσας ἐργαστήριον συκοφαντῶν, Μνησικλέα τε, ὃν ἴσως γιγνώσκετε πάντες, καὶ Μενεκλέα τὸν τὴν Νίνον ὁλόντα ἐκεῖνον, καὶ τοιούτους τινὰς, ἐδικάζεθ' υίὸς εἶναι φάσκων ἐκ τῆς Παμφίλου θυγατρὸς καὶ δεινὰ πάσχειν καὶ τῆς πατρίδος ἀποστερεῖσθαι. ὁ πατὴρ δὲ (πᾶσα γὰρ εἰρήσεται 3 ἡ ἀλήθεια, ὧ ἄνδρες δικασταὶ) ἄμα μὲν φοβούμενος εἰς δικαστήριον εἰσιέναι, μή τις οἶα ὑπὸ πολιτευομέ-

d Nîvov Z.

scandal. We should expect Nivav, or Nivà, as n Nivos is a strange form for a woman's name. Allusion is made to this person, who was a priestess, in Παραπρ. § 281, where the schol. says she was put to death, is φίλτρα ποιούσης τοις νέοις. See Mr Heslop's note ibid. [Dionys. Halic. Deinarchus 11, Μενεκλής ο την Ιέρειαν Νίνον έλών. Cf. Josephus adv. Apion. II 37 § 4, ed. Müller 1877, νῦν μὲν γάρ τινα ίέρειαν ἀπέκτειναν, ἐπεί τις αὐτῆς κατηγόρησεν, ὅτι ξένους έμύει θεούς, which is supposed to refereither to Ninus (Foucart, Associations religieuses Des chez les Grecs, 1873 p. 132), or to Theoris (Plutarch, Dem. 14). Like Πλαγγών, the name probably means 'Dolly.' Cf. Νάνα, Νάννιον, Ναννώ (in Pape-Benseler's griech. Eigennamen).

έργαστήριον] See Or. 37, Argum., and ibid. § 39, περιστήσας τούς μεθ' έαυτοῦ, τὸ έργαστήριον τῶν συνεστώτων. In the parallel passage of Or. 40 § 9 we have παρασκευασάμενος έργαστήριον συκοφαντῶν. For ἐκεῖνον, 'that notorious man,' comp. Or. 35 § 6, Θρασυμήδης ὁ Διοφάντου υἰὸς, ἐκείνου τοῦ Σφηττίου. In Or. 40 § 32, it is Menecles who is charged with being the real

author of the whole plot.—viòs εἶναι, i.e. the son of Mantias, and not of some other man, as Mantias wished him to be thought.

έκ τῆς Παμφίλου θυγατρός] Or. 40 § 20, Παμφίλου...ος ῆν

πατήρ της Πλαγγόνος.

3. μή τις κ.τ.λ.] 'Lest some one, resenting some annoyance he had received elsewhere (i.e. not in court) from Mantias when in office, should confront him here.' Mantias had evidently been unpopular in his administration (cf. note on ύπόθεσις, l. 1), and was afraid lest some one should pay off an old score by giving evidence against him if he disclaimed the relationship before the dicasts. From Or. 40 § 37, it seems that Mantias had been an ambassador or πρόξενος to the Mytileneans, or in some way had performed a public service for which they had voted him a reward. To avoid the risk of meeting his political enemies in court, he had made a πρόκλησις, or offer of settling the matter, by the summary process of denying the parentage, before an arbitrator, or perhaps in presence of the Archon, on the testimony of Plango on her oath.

νου έτέρωθί που λελυπημένος ένταυθιε άπαντήσειεν αὐτῶ^τ, ἄμα δ' έξαπατηθεὶς ὑπὸ τῆς τουτουὶ μητρὸς ομοσάσης αὐτης η μην, έὰν ὅρκον αὐτης διδῶ περί τούτων, μη ομείσθαι, τούτων δὲ πραχθέντων οὐδὲν ἔτι έσεσθαι αὐτοῖς, καὶ μεσεγγυησαμένης ἀργύριον, ἐπὶ τούτοις δίδωσι του όρκου. ή δε δεξαμένη ου μόνον 4 τοῦτον, ἀλλὰ καὶ τὸν ἀδελφὸν τὸν ἔτερον πρὸς τούτω κατωμόσατο έκ τοῦ πατρὸς είναι τοῦ έμοῦ. ὡς δὲ τοῦτ' έποίησεν, εἰσάγειν εἰς τοὺς φράτερας ην ἀνάγκη τούτους καὶ λόγος οὐδεὶς ὑπελείπετο. εἰσήγαγεν, ἐποιή-

e ENTANHOR Z.

ε αύτω Ζ.

ε αύτη Ζ.

όμοσάσης αὐτῆς] 'Who had voluntarily sworn that, if any one should tender her an oath (lit. an object to swear by), she would decline to take it. terms διδόναι and δέξασθαι δρκον are well known, if only from Aesch. Eum. 429, ἀλλ' ὅρκον οὐ δέξαιτ' άν, οὐ δοῦναι θέλει. We might render μη δμεῖσθαι 'that she would swear they were not,' and this seems the more idiomatic meaning. The author of the Argument, however, says ws ού δεξομένης τον δρκον, and τον δρκον μη δέξεσθαι. - οὐδὲν ἔτι. κ.τ.λ. 'That, this being done. all connexion between them should cease.' The transaction here mentioned is more fully described in Or. 40 §§ 10, 11. -μεσεγγυήσασθαι is 'to get a sum of money placed in the hands of a third party' (in sequestro deponere). Mantias had promised that she should receive a certain sum on the condition of fulfilling her promise. [Harpoer. μεσεγγύημα: τὸ ὁμολογηθέν αργύριον παρ' ανδρί μέσω γινομένω έγγυητη της ἀποδόσεως. Hermann, Privatalt. § 68, note 20 = Rechtsalt. ed. Thalheim p.

91, quotes Antiph. de Chor. § 50, Lysias adv. Philocr. § 6. Isocr.

de Soph. § 5. S.]

4. κατομόσασθαι Lit. 'to swear by a given object.' Hence the genitive in Ar. Equit. 660, Karà χιλίων εύχην ποιήσασθαι, and έπαράσασθαι κατ' έξωλείας, δμνύ-ναι κατὰ παίδων (Or. 54 § 38). Compare καταγοράσαι, 'to buy goods as against a loan of money,' Or. 34 § 7. The primary idea must have been adverse action

against some one.

φράτερας After the adoption, the first enrolment into the families took place; a politicoreligious ceremony. Ar. Ach. 145, ὁ δ' viòs, δν 'Αθηναῖον ἐπεποιήμεθα, ήρα φαγεῖν ἀλλᾶντας ἐξ ᾿Απατουρίων, i.e. ἐγγράφεσθαι els τοὺς φράτερας. [Harpoer. 'Απατούρια: ἐορτή τις παρ' 'Αθηναίοις ήν άγουσι Πυανεψιώνι έφ' ημέρας δ' κ.τ.λ. Id. φράτερες: $\Delta \eta \mu$. $\pi \epsilon
ho l$ τοῦ ὀνόματος. $\phi
ho
m a ext{τρla}$ έστι τὸ τρίτον μέρος της φυλης, φράτερες δε οί της αυτης φρατρίας μετέχοντες. Hermann's Political Antiquities, § 99. S.] Cobet. Var. Lect. p. 350, shows that φράτερες is the true form, not φράτορες.

σατο, ἵνα τὰν μέσω συντέμω, ἐγγράφει τοῖς ᾿Απατουρίοις τουτονὶ μὲν Βοιωτὸν εἰς τοὺς φράτερας, τὸν δ᾽ ἔτερον Πάμφιλον Μαντίθεος δ᾽ ἐνεγεγράμμην ἐγώ.

996 συμβάσης δὲ τῷ πατρὶ τελευτῆς πρὶν τὰς εἰς τοὺς 5 δημότας ἐγγραφὰς γενέσθαι, ἐλθὼν εἰς τοὺς δημότας ούτοσὶ ἀντὶ Βοιωτοῦ Μαντίθεον ἐνέγραψεν ἑαυτόν ἱ. τοῦτο δ᾽ ὅσα βλάπτει ποιῶν πρῶτον μὲν ἐμὲ, εἶτα δὲ καὶ ὑμᾶς, ἐγὼ διδάξω, ἐπειδὰν ὧν λέγω παράσχωμαι μάρτυρας.

ΜΑΡΤΥΡΕΣ.

'Ον μεν τοίνυν τρόπον ήμας ενέγραψεν ο πατήρ, 6 ακηκόατε των μαρτύρων' ότι δ' οὐκ οἰομένου τούτου δειν εμμένειν, δικαίως καὶ ἀναγκαίως ἔλαχον τὴν δίκην,

h τάμμέσω Ζ.

Ι αὐτόν Ζ.

i + της Z.
k om. Bekk. 1824.

Bοιωτόν] 'By the name of Boeotus.' If this was the name given at the Apaturia, when the first enrolment took place, the name Mantitheus could not be substituted for it at the second enrolment among the ἀστοὶ, viz. when, on passing the δοκιμασία, the young men were entered on the γραμματεῖον ληξιαρτικόν. Cf. Or. 30 § 6, ἐπειδὴ τάχιστ ἀνὴρ εἶναι δοκιμασθείην.

ἐνεγεγράμμην] 'I had before been enrolled (in the phratries) as Mantitheus.' Therefore he had a prior claim to the name.

5. els τοὺς δημότας ἐνέγραψεν] The enrolment of Boeotus in the later register was fraudulent, and succeeded only because his father was dead. See Or. 40 § 34. Such an event argues some carelessness in the keeping of the state registers. [See Hermann's Political Antiquities, § 121, and A. Schaefer, Dem. u. s. Zeit, III 2, 19—38. S.]—

τοῦτο δὲ, κ.τ.λ. i.e. τοῦτο ποιῶν ὅσα βλάπτει ἐμὲ, κ.τ.λ.

6. ἐμμένειν] To abide by the name, Boeotus, which his father thought fit to give him. δικαίως, κ.τ.λ. to be construed with ἔλαχον.—ἐγὼ γὰρ, κ.τ.λ. 'for, of course, I am not such a dolt nor so inconsiderate as to have consented to take a third share of my father's property, (though all of it was coming into my possession,) on the ground that my father had adopted these men, and to rest content with that, and then to go and quarrel with one so near of kin about a name, were it not that our changing our name (i.e. my changing mine) was likely to bring serious discredit and the charge of want of proper spirit, while his having the same name with me was on many accounts impossible.'

τοῦτ' ἤδη δείξω. ἐγω γὰρ οὐχ ούτω δήπου σκαιός εἰμι άνθρωπος οὐδ' ἀλόγιστος ώστε τῶν μὲν πατρώων, ἀ πάντα έμα εγίγνετο, επειδήπερ εποιήσατο τούτους ό πατήρ, συγκεχωρηκέναι τὸ τρίτον νείμασθαι μέρος καὶ στέργειν έπὶ τούτω, περὶ δ' ὀυόματος ζυγομαχείν, εἰ μή τὸ μὲν ήμᾶς μεταθέσθαι μεγάλην ἀτιμίαν ἔφερε καὶ ανανδρίαν, τὸ δὲ ταὐτὸν ἔχειν τοῦτον ἡμῖν ὄνομα διὰ πόλλ' ἀδύνατον ην.

Πρώτον μεν γάρ, εί δεί τὰ κοινὰ τῶν ἰδίων εἰπεῖν

σκαιὸς ... ἀλόγιστος] 'Stupid and unreasonable.

έγίγνετο] 'Which were becoming mine,' before my father was driven to adopt them.

τὸ τρίτον μέρος] Or. 40 § 48, κάγω μεν δια την τούτων μητέρα τὰ δύο μέρη της οὐσίας ἀφαιρεθείς όμως αλσχύνομαι λέγειν περί έκεί-

νης τι φλαῦρον. ζυγομαχεῖν] 'Το wrangle,' 'to carry on a family quarrel,' a metaphor either from two rowers on the ζυγον (cross-bit) of a trireme, or from two animals under the yoke. Hesiod, Opp. 439 ούκ αν τώ γ' έρισαντε κατ' αὔλακα καμμέν ἄροτρον ἄξειαν, τὸ δὲ ἔργον ετώσιον αθθι λίποιεν. It is from the latter simile that the author of the proeme to the Iliad says ξ οῦ δὴ τὰ πρῶτα διαστήτην
ξρίσαντε 'Ατρείδης τε ἄναξ ἀνδρῶν και δίος 'Αχιλλεύς. Hesych, ζυγομαχείν τὸ τοις οίκείοις διαφέρεσθαι. It is a verb of the later Attic, used by Menander.

§§ 7-12. An enumeration of the anomalies and confusion that would result in the state from two citizens bearing the same name. (1) Supposing some public service is imposed; which of the two is to perform it? (2) Or which of the two is to pay the penalty for refusing to perform it? (3) The same may occur if the name is entered on the list of contributors, or in the military list, or for any public function to which the archon or other authorities are nominating fitting persons. It would be possible, but it would also be illegal, to distinguish them by adding the name of the mother. (4) Or suppose a judge or umpire were nominated; who is to know which is summoned? (5) If, on the other hand, the appointment is not a burden, but an honour, there would be no way of knowing which of the two was elected by the lot, unless indeed a mark is put on it; and even then the meaning of the mark would only be known to a very few. (6) If the two should enter into a compact that the lot drawn for the one should be counted for the election of the other; that would violate the law which orders, under penalty of death, that "no citizen shall have more than one lot drawn on his behalf."

7. τὰ κοινά] 'To mention public before private difficulties, in what way shall the state impose the duty, if there is anything to be done,' i.e. any burden or liturgy to be performed? πρότερον, τίν' ἡμῖν ἡ πόλις ἐπιτάξει τρόπον, ἄν τι δέη ποιεῖν; οἴσουσι¹ νὴ Δία οἱ φυλέται τὸν αὐτὸν τρόπον ὅνπερ καὶ τοὺς ἄλλους. οὐκοῦν Μαντίθεον Μαντίου Θορίκιον οἴσουσιν, ἐὰν™ χορηγὸν ἢ γυμνασίαρχον ἢ ἐστιάτορα ἢ ἐάν τι τῶν ἄλλων φέρωσιν. τῷ δῆλον οὖν ἔσται πότερον σὲ φέρουσιν ἢ ἐμέ; σὺ μὲν γὰρ φήσεις 8 ἐμὲ, ἐγὼ δὲ σέ. καὶ δὴ καλεῖ μετὰ τοῦθ' ὁ ἄρχων, ἢ

 1 $\hat{\eta}$ oἴσουσι—ἄλλους; Z. m \hat{a}_{ν} Z.

The state, as the master, gives its orders on the subject as its slave. Ἐπιτάσσειν is the technical word in this sense, whereas προστάσσειν is used of general commissions, orders, or appointments; in poetry even τάσσειν, ας φωνείν έταχθην πρός σοφοῦ διδασκάλου, Aesch. Eum. 269. We have ολκέτη προστάξαι in Or. 37 § 24, but the more common word is ἐπιτάξαι. So ἐπιταττόμενος φοιτάς, Ar. Vesp. 686. -otoovor, 'the members of the tribe will propose the name (or 'will return us') by the same formula as they adopt for the citizens in general,' i.e. by the name of the person with the addition of his father and his deme or ward (borough).

χορηγόν] 'Choral-Steward.'

Prof. Kennedy.

ἐστιάτορα] [Harpocr. ἐστιάτωρ: ὁ τράπεζάν τισι παρατιθείς. Δημ. ἐν τῷ πρὸς Βοιωτόν. εἰστίων τὰς φυλὰς οἱ μὲν ἐθελονταὶ, οἱ δὲ κληρωτοὶ, ὡς ὁ αὐτὸς ῥήτωρ δηλοι ἐν τῷ κατὰ Μειδίου (p. 565, 10?). S.] One of the public duties was to give an annual dinner (probably in the Prytaneum), at the cost of some wealthy citizen, to the members of his tribe. See on this (and the other λειτουργίαι) Wolf's Preface to the Leptines, p. 45, ed. Beatson. Wolf indeed says "to

the men of his tribe on days of sacrifice and on feast-days;" but it is obvious that this requires some limitation. Boeckh (Publ. Ec. p. 465, trans. Lewis2) thinks the hestiatores were appointed according to the amount of property in some regular succession which is unknown to us. He thinks there may have been two thousand guests, and the cost nearly 700 drachmas. It may perhaps be doubted if the entertainment was so general, and not in fact limited to the fifty βουλευταί in each tribe.— The gymnasiarchs (Boeckh, p. 462) had to maintain and pay those persons who were training for the celebration of the festivals, as well as to provide the requisite food for the combatants and the requisite decorations for the exhibition.

8. $\sigma v \mu e \nu \gamma \alpha \rho$] As we neither of us shall like the duty, we shall try to shift it on to each

other's shoulders.

καὶ δή] 'And now suppose,' as in Eur. Med. 386, καὶ δὴ τεθνᾶσι, and often elsewhere. μετὰ τοῦτο] After the refusal to serve. By the words πρὸς ὅντιν' ἄν η ἡ δίκη, 'before whatever judge the cause is brought,' we must infer that the liturgies were appointed and enforced by different authorities.

προς όντιν' αν ή ή δίκη. ούχ ύπακούομεν. ού λειτουργούμεν. πότερος ταίς έκ των νόμων έσται ζημίαις ένογος: τίνα δ' οί στρατηγοί τρόπον έγγρά ψουσιν, αν είς 997 συμμορίαν έγγράφωσιν, η αντριήραρχον καθιστώσιν; 9 η αν στρατεία τις ή, τω δήλον έσται πότερός έσθ' ό κατειλεγμένος; τί δέ, αν άλλη τις άρχη καθιστή είς

n δυτινα Z.

ο πότερος οῦν Bekk. 1824.

ούχ ύπακούομεν, 'we refuse to obey the summons,' and 'do not accept the service, i.e. we show contempt of court and incur a penalty.

τίνα δ' οἱ στρατηγοὶ κ.τ.λ.] 'In what manner will the war office (the War-Commission of the ten generals) enter us, if they are entering the names for atax-company?' Prof. Kennedy.

els συμμορίαν] Each of the ten tribes of the Athenians returned a list of an hundred and twenty, who were the richest of their members. Each of these lists was equally divided, and thus there were in all twenty classes called συμμορίαι, each of sixty persons. The twelve hundred thus collected were again divided into two parts, each of six hundred men, and each of these again into two; so that there were four divisions in all, of three hundred each. Now these three hundred, who surpassed the more numerous remainder in wealth, took the lead in contributions; and on urgent occasions of war they paid down the subsidy required, and collected it back from the poorer members at some time less unfavourable; and thus they had them submissive to their dictation on all points. (Wolf, Introd. to Leptines, p. 49, ed. Beatson.) See

Or. 37 § 37, αν προεισφοράν μή κομίζηται. These classes were. of course, a shifting list, according to the changes of fortune and the census of the citizens. Whether a certain number only in each tribe could be put in the first or richest class, may be doubted; but the rich tribes would reasonably bear a greater share of the state burden than the poorer ones. The subject is fully explained by Boeckh, Publ. Ec., Bk. Iv. chap. xiii.

9. ὁ κατειλεγμένος] person entered on the military list,' 'enlisted.' Here also the technical term was έγγράφειν. The constant changes made in this list by the taxiarchs caused a great deal of trouble and annovance. Ar. Pac. 1179, δρώσιν οὐκ ἀνασχετὰ, τοὺς μὲν ἐγγράφοντες ημών, τούς δ' άνω τε και κάτω

έξαλειφοντες δίς ή τρίς.

τί δέ;] Like Quid! 'Or again!' apynl 'The authorities,' 'the magistrate,' like magistratus, used of the public officer as well as his office. Aeschin. Ctesiph. § 21, άρχην ὑπεύθυνον μη ἀποδημείν. Cic. 11 Phil. § 52, consulibus reliquisque imperiis et potestatibus. Caesar B. C. III 32, plena lictorum et imperiorum provincia. Juv. x 100, Gabiorum potestas (cf. the Italian podesta). S.]

λειτουργίαν, οἶον ἄρχων, βασιλεὺς, ἀθλοθέται, τί σημεῖον ἔσται πότερον καθιστάσιν; προσπαραγράψουσι νη Δία τὸν ἐκ Πλαγγόνος, ἀν σὲ ἐγγράφωσιν, ἀν δ' ἐμὲ, τῆς ἐμῆς μητρὸς τοἴνομα. καὶ τίς ἤκουσε πώποτε, ἢ κατὰ ποῖον νόμον προσπαραγράφοιτ ἀν τοῦτο τὸ παράγραμμα ἢ ἄλλο τι πλὴν ὁ πατὴρ καὶ ὁ δῆμος; ὧν ὄντων ἀμφοῖν τῶν αὐτῶν πολλὴ ταραχὴ συμβαίνει. φέρε, εἰ δὲ κριτὴς καλοῖτο Μαντίθεος Μαντίου 10 Θορίκιος, τί ἀν ποιοῖμεν; ἢ βαδίζοιμεν ἀν ἄμφω; τῷ γὰρ ἔσται δῆλον πότερον σὲ κέκληκεν ἢ ἐμέ; πρὸς Διὸς, ἀν δ' ἀρχὴν ἡντινοῦν ἡ πόλις κληροῖ, οῖον βουλῆς ἢ θεσμοθέτου ἢ τῶν ἄλλων, τῷ δῆλος ὁ λαχῶν ἡμῶν ἔσται; πλὴν εἰ^α σημεῖον, ὥσπερ αλλων τινὶ, τῷ

P ἐἀν Z. q εl μη Σr. εl Z et Dindf. r 'Fortasse ώs.' Sauppe.

άθλοθέται] Boeckh, Publ. Ec. p. 216, "For the games there were the athlothetæ, who had the particular care of the great Panathenæa, though probably with the exception of the sacrifices." ['Prize-managers,' 'Stewards of the Games.' Pollux, άθλοθέτας, ένα κατὰ φυλὴν ἐκάστην. S.]

κατὰ ποῖον νόμον] 'By what law could this special description be added to the usual form, or indeed any other than that of the father and the deme?' This was the invariable description of a citizen, as given below, Μαντίθεος Μαντίου Θορίκιος.—ποῖος, as usual, follows τίς, οr καὶ τίς, implying incredulity of some statement.

10. κριτής] This seems rather a general term. The δικασταl answermore nearly to the Roman judices; and the president was usually one of the Archons, as at Rome the Praetor. The Athenians had not, as Bp. Thirl-

wall remarks, "that nice distinction which is so familiar to us between the province of the judge and jury." Perhaps an arbitrator is here meant, or an umpire in any dispute, public or private. [A judge in any games, any theatrical or other contest: and not a law officer. Prof. Kennedy.] The subject to κέκληκεν may be ὁ ἄρχων, or ὁ κρινόμενος.

κληροῖ] The subjunctive; and the same is also the present indicative and optative of verbs in- $\delta\omega$. 'If the state is appointing to any office by lot.' The middle voice is used of the person who obtains it, κληροῦται, sortitur, or εἴληχε. $-\theta \epsilon \sigma \mu o \theta \acute{\epsilon} \tau o \nu$, one of the six minor archons; 'the office of Thesmothet.' To this genitive, which is more familiar as an English than a Greek use, $\tau \hat{\omega} \nu$ ἄλλων is attracted; we should rather expect either $\tilde{\eta}$ τυνα $\tau \hat{\omega} \nu$ ἄλλων (ἀρχῶν), or $\tilde{\eta}$ ἄλλην τυνά.

χαλκίω προσέσται καὶ οὐδὲ τοῦθ' ὁποτέρου ἐστὶν οἱ πολλοὶ γνώσονται. οὐκοῦν ὁ μὲν ἑαυτὸν, ἐγω δ' ἐμαυΙΙ τὸν φήσω τὸν εἰληχότ' εἶναι. λοιπὸν εἰς τὸ δικαστήριον ἡμᾶς εἰσιέναι. οὐκοῦν ἐφ' ἑκάστω τούτων δικαστήριον ἡμῖν ἡ πόλις καθιεῖ, καὶ τοῦ μὲν κοινοῦ καὶ
ἴσου, τοῦ τὸν λαχόντ' ἄρχειν, ἀποστερησόμεθα, ἀλλήλους δὲ πλυνοῦμεν, καὶ ὁ τῷ λόγω κρατήσας ἄρξει. καὶ
πότερ' ἂν βελτίους εἴημεν τῶν ὑπαρχουσῶν δυσκολιῶν
ἀπαλλαττόμενοι ἢ καινὰς ἔχθρας καὶ βλασφημίας ποι-

 $\tau \hat{\omega} \chi \alpha \lambda \kappa (\omega)$ It appears from this that the lot was a piece of bronze or copper. The diminutive is used as in xpvolov, άργύριον, meaning a piece of the metal as distinct from its nature as bullion. Some difficulty has been raised as to the meaning of the σημείον here spoken of. Kennedy thinks there is an allusion to marking the ticket as in the impanelling of jurors; but he seems to confound it with the σύμβολον which each dicast received on entering the court where he was to sit (Boeckh, P. E. p. 235). The sense here is quite simple, if we suppose ωσπερ άλλω τινί to mean any other common article or chattel that could be distinguished by the owner's private mark. If there are two persons called Mantitheus, only a special mark on the lot (which would be informal) could indicate which of the two was drawn. Even that mark, he adds, could only be known privately to the person who made it. [In Iliad vii 175, each of the nine Greek heroes, in drawing lots for singlecombat with Hector, scratches a mark on his own lot, with a view to its identification, κληρον έσημήναντο ξκαστος, and ib. 187, ἐπιγράψας κυνέη βάλε. Here.

the χαλκία are apparently small plates of bronze, identical with πινάκια of § 12. Thus, each person eligible by lot for any κληρωτὴ ἀρχὴ (like that of θεσμοθέτης) would have his full name (e.g. Μαντίθεος Μαντίου Θορίκιος) inscribed on a separate χαλκίον; these χαλκία would be put into an urn or other vessel and then drawn by the superintending officer. S.]

11. $\lambda o \iota \pi b \nu$] The only course remaining is to go into court to try our rights.— $\kappa \alpha \theta \iota \epsilon \hat{\iota}$ (Attic form of $\kappa \alpha \theta i \sigma \epsilon \iota$), the state will order a court to sit for us, as

on a special occasion.

πλυνοῦμεν] 'We shall abuse each other.' A singular expression, used more than once by Aristophanes, as Ach. 381, κακικλοβόρει κάπλυνεν. Plut. 1061, πλυνόν με ποιῶν ἐν τοσούτοις ἀνδράσιν. Hesyeh. πλύνεται: βλασφημεῖται, λοιδορεῖται. (Phot. λοιδορεῖται, αἰσχρῶς ὑβρίζεται.) Ιd. πλυνὸν, καταπλυντήριζε, καὶ πλυνθήσομαι: 'Αττικοὶ ἐπὶ τῶν λοιδοριῶν λέγουσι.

άπαλλαττόμενοι] 'By trying to get rid of our existing difficulties,' viz. by settling this dispute about the name. δυσκολιῶν, 'dissensions,' C. R. Kennedy; 'resentments,' H. W. Moss.

βλασφημίας] 'Recrimina-

ούμενοι; ας πασα ανάγκη συμβαίνειν, όταν αρχης ή τινος άλλου προς ήμας αὐτοὺς αμφισβητώμεν. τί δὲ, 12 998 αν άρα (δεί γαρ άπανθ' ήμας έξετάσαι) άτερος ήμων πείσας του έτερου, εαν λάχη, παραδούναι αύτῷ τὴν άρχην, ούτω κληρώται; τὸ δυοίν πινακίοιν τὸν ένα κληροῦσθαι τί ἄλλο ἐστίν; εἶτ' ἐφ' ὧ θάνατον ζημίαν ό νόμος λέγει, τοῦθ' ἡμῖν ἀδεῶς ἐξέσται πράττειν; πάνυ γε' οὐ γὰρ ἂν αὐτὸ ποιήσαιμεν. οἶδα κὰγώ, τὸ γοῦν κατ' ἐμέ ἀλλ' οὐδ' αἰτίαν τοιαύτης ζημίας ἐνίους έχειν καλον, έξον μή.

tions,' 'mutual imputations.' Prof. Kennedy. Perhaps for βλαψιφημίας. Eur. Ion 1189, βλασφημίαν τις οίκετων έφθέγ-Еато.

12. av apa] Si forte. Hence the parenthetic clause is added. δυοίν πινακίοιν] Kennedy translates, 'and what is this but one man balloting with two balls?' But this involves a confusion between appointment by drawing lots, which is here meant, and election by tacita suffragia or ballot, which was rarely resorted to (see Schömann de Comitiis, p. 125). S.] The πινάκια are slips of wood, which may have been in use when the law in question was drawn up. [Harpoer. πινάκια· τὰ καθιέμενα άντι κλήρων ὑπὸ τῶν κληρουμένων ξοικε δ' είναι ταθτα χαλκά ώς υποσημαίνει Δ. έν τώ περι ονόματος. The lexicographer is doubtless here referring to τῷ χαλκίω in § 10. Cf. Photius, πινάκιου σύμβολον δικαστικόν, χαλκοῦν ἢ πύξινον. S.] At other times the bean, κύαμος, was adopted. Cf. Hdt. vi 109 ὁ κυάμω λαχών, and Thue. viii 69 of aπò τοῦ κυάμου βουλευταί. Hence Δήμος is called κυαμοτρώξ, Ar. Equit. 41. Hesych. κύαμος δσπριον ή ὁ κλήρος.

 $\dot{\epsilon}\dot{\xi}\dot{\delta}\nu$ $\mu\dot{\eta}$] 'When they need not,' 'when they might avoid it,' lit. 'it being in their power not to have it.' So Mid. p. 538, Kal ταθτ' els οίκιαν έλθων έπι δείπνον,

οί μη βαδίζειν έξην αὐτώ.

§§ 13—18. Enumeration of the many private inconveniences that must result from two having the same name. These are classed under eight heads. (1) If, from the questionable company this half-brother of mine keeps, he should be induced to bring an action against some one, and should get fined, failing in the attempt, which of us is to be registered as a debtor for nonpayment? (2) If the debt remains still unpaid, why are his children rather than mine to be held liable? (3) In an action for ejectment, why will it be his name that is written in the archon's books rather than mine? (4) The same may be said of being a defaulter in the income tax. (5) And of any action brought, or any unpleasant report circulated about 'Mantitheus.' (6) Or if he should be indicted for refusing to serve in the army, and make some such lame excuse for staying at home

13 Εἶεν. ἀλλὰ ταῦτα μὲν ἡ πόλις βλάπτεται' ἐγὰ δ' ἰδία τί; θεάσασθε ἡλίκα⁵, καὶ σκοπεῖτε ἄν τι δοκῶ λέγειν' πολὺ γὰρ χαλεπώτερα ταῦτα ὧν ἀκηκόατ' ἐστίν. ὁρᾶτε μὲν γὰρ ἄπαντες αὐτὸν χρώμενον, ἕως μὲν ἔζη, Μενεκλεῖ καὶ τοῖς περὶ ἐκεῖνον ἀνθρώποις, νῦν δ' ἐτέγροις ἐκείνου βελτίοσιν οὐδὲν καὶ τὰ τοιαῦτ' ἐζηλωκότα καὶ δεινὸν δοκεῖν εἶναι βουλόμενον' καὶ νὴ Δία ἴσως 14 ἔστιν. ἃν οὖν προϊόντος τοῦ χρόνου τῶν αὐτῶν τι ποι-

s Bekk. om. Z cum pr. Σ.

as he actually did make of late. (7) Or if he be called upon to prove his claims to citizenship, which, from the circumstances of his adoption, is a contingency far from improbable. (8) Lastly, if he should be indicted for perjury, and not appear in court, it might be said that I was the culprit, as no one would see him convicted.

13. ἀλλά] At enim. 'It will be said that in the above matters it is the state which is injured: what harm does it do to me individually?' viz. that I should make it thus a personal matter, and subject myself to the charge of being quarrelsome and litigious (§ 1). C.R. Kennedy does not give quite the same sense: 'Well: I have shown the damage which the state suffers. What is my own private damage?' And Prof. Kennedy observes that ἀλλὰ νη Δία is more usual in the former sense.—ηλίκα, sc. βλάπτομαι, 'in how grave and serious matters.'

χρώμενον] Familiariter utentem.—Μενεκλεῖ, the man mentioned above as having convicted 'poor Ninus.' Perhaps we should read έωρᾶτε.—ἔως ἔζη, during the lifetime of Menecles.—ἴσως ἔστιν, 'I dare say he is'

clever in his own sense of the word, i.e. πανοῦργος. Plat. Theaet. p. 176 p, τῷ οῦν ἀδικούντι και άνόσια λέγοντι ή πράττοντι μακρώ ἄριστ' ἔχει τὸ μὴ συγχωρεῖν δεινώ ὑπὸ πανουργίας είναι. The words τὰ τοιαῦτα έζηλωκότα, 'aspiring to the same fame as they attained,' seem to show that successful oratory in unjust actions was the object of their ambition. Kennedy perceives this, and renders δεινον είναι βουλόμενον 'he wishes to be thought an orator.' The word is as commonly applied in irony to the phropes as to the σοφισταί. The meaning is, that the man may imitate his worthless companions and turn ouκοφάντης against honest people, but fail some day to establish the prosecution, and be fined a thousand drachmas for not getting a fifth part of the votes. In private actions, (and also in φάσεις, which were public,) the έπωβελία (an obol for every drachma), and in public suits, a fine of 1000 drachms, was imposed on the plaintiff if in either case he failed to get a fifth part of the votes. (Boeckh, P. E. pp. 346, 350, 363.) See Or. 56 \$ 4.

εῖν τούτοις ἐπιχειρῆ (ἔστι δὲ ταῦτα γραφαὶ, φάσεις t, ἐνδείξεις, ἀπαγωγαὶ,) εἶτ' ἐπὶ τούτων τινὶ (πολλὰ γάρ ἐστι τἀνθρώπινα t, καὶ τοὺς πάνυ δεινοὺς ἑκάστοτε, ὅταν πλεονάζωσιν, ἐπίστασθ' ὑμεῖς κοσμίους ποιεῖν) ὄφλη τῷ δημοσίῳ, τί μᾶλλον οὖτος ἐγγεγραμμένος

t Bekk. om. Z cum Σ.
 u Bekk. ἐστ' ἀνθρώπινα Z cum Σ.

14. ypapal] Public indictments of any sort.—φάσεις, presentments or prosecutions for importing or exporting or possessing contraband goods. The bringing of this action is called φαίνειν in Ar. Ach. 819, 908. So ένδεικνύναι, είσαγγέλλειν, are used for prosecuting by other special processes. Boeckh (Publ. Econ. p. 368, trans. Lewis²) observes that "a peculiar circumstance occurred in the phasis, as being a public suit. In this form of proceeding it must be inferred from the circumstances of the case that the defendant, if he lost his cause, paid the fine, and also the epobelia, if he did not obtain the fifth part of the votes: the plaintiff indeed had no reason to apprehend the first payment, but if he was unsuccessful in his suit, he was in the same case compelled to pay the epobelia; and if he did not obtain the fifth part of the votes, i.e. in the very case in which he was subject to the epobelia, he was forced to pay to the state the usual fine of 1000 drachmas." [φάσεις, ἐνδεί-Ecis, may be approximately rendered 'fiscal and criminal informations.' Prof. Kennedy.] ἐνδείξεις] Actions for holding

ἐνδείξεις] Actions for holding any office when a person was legally disqualified by being ἀτιμος, or a public debtor (Timocr. p. 707). Lex. Rhetor.

Cant. ἔνδειξις φάσεως διαφέρει. ὅτι την μέν ξνδειξιν δύναται άντιλέγεσθαί, οδον, ἀνέδειξεν (1. ἐνέδειξεν) Αριστογείτονα Δημοσθένης, δτι λέγει ὁ φάσκων οὐκ ὀφείλει (qu. ότι λέγει, φάσκων οὐκ ὀφείλειν, 'alleging that he has no right to speak in the assembly'), φάσις δέ έστιν όταν φαίνη των δημοσίων έχοντά τινα μὴ πριώμενον (πριά- $\mu \in \nu \circ \nu$). $- \dot{\alpha} \pi \alpha \gamma \omega \gamma \alpha \dot{\alpha}$, 'arrests,' i.e. the carrying men off to the authorities at once as guilty of some offence. See Androt. (Or. 22) p. 601, ἔρρωσαι, καὶ σαυτώ πιστεύεις άπαγε έν χιλίαις δ' ό κίνδυνος. Timocr. Or. 24 § 146, δσων ένδειξίς έστιν ή άπαγωγή. See Boeckh, P. E. p. 389.

[Pollux: ἔνδειξις δὲ ἦν πρὸς τὸν ἄρχοντα ὁμολογουμένου ἀδικήματος μήνυσις οὐ κρίσεως ἀλλὰ τιμωρίας δεομένου...καὶ αἴτη μὲν γίγνεται περὶ τῶν οὐ παρόντων, ἡ δὲ ἀπαγωγὴ ὅταν τις ὁν ἔστιν ἐνδείξασθαι μὴ παρόντα, τοῦτον παρόντα ἐπ' αὐτοφώρω λαβὼν ἀπαγάγη...μάλιστα δὲ τοὺς ὀφείλοντας τῷ δημοσίω ἐνεδείκνυσαν ἢ τοὺς κατίόντας ὅποι μὴ ἔξεστιν, ἢ τοὺς ἀνδροφόνους (VIII 49). S.]

πλεονάζωσιν] 'When they do not keep within due bounds.' He intimates that the dicasts are very knowing in discriminating mere συκοφαντία for private ends, and in discouraging them by imposing the fines for 'not-proved.'

έγγεγραμμένος] Entered in

ἔσται ἐμοῦ; ὅτι νὴ Δία εἴσονται πάντες πότερός ποτε 15 ὧφλεν. καλῶς. ἂν δὲ, ἢ τυχὸν γένοιτ' ἂν, χρόνος διέλθη καὶ μὴ ἐκτισθῆ τὸ ὄφλημα, τί μᾶλλον οἱ τούτου παῖδες ἔσονται τῶν ἐμῶν ἐγγεγραμμένοι, ὅταν τοὔνομα καὶ ὁ πατὴρ καὶ ἡ φυλὴ καὶ πάντ' ἢ ταὐτά; τί δ', εἴ τις δίκην ἐξούλης αὐτῷ λαχὼν μηδὲν ἐμοὶ φαίη πρὸς

Bekk. cum Σ (in margine). om. Z cum Σ.

the register of debtors to the public treasury, as not having paid the fine. Cf. Or. 53 § 14, εγγράφει τῷ δημοσίφ ἐξακοσίας καὶ δέκα δραχμάς.—ὅτι, κ.τ.λ., 'because, of course (it will be said) all will know which of us brothers was condemned to pay.' It will be a matter of notoriety which was the συκοφάντης, and which had to suffer the consequences.

15. χρόνος] 'If time should elapse (not 'if the time should expire') and the fine be not paid; why should his sons be entered as debtors rather than mine?' There seems a euphemism in χρόνος διέλθη. See

Boeckh, p. 391.

δφλημα] Hesychius χρεώστημα. The word is formed as if from δφλέω, a secondary present from the aorist δφλεῖν, like εlδήσω from είδον, ἐνισπήσω, χραισμήσω from ἐνισπεῖν, χραισμεῖν, τυχήσω from τυχεῖν (inf. § 25), παρασχήσω from παρασχεῖν. Photius (Lex. in v.) says the Atties wrote δφλεῖν, not δφλεῖν.

δίκην ἐξούλης] An action to make him give up property which he refuses to cede in contempt of court. Actio rei judicatae, Boeckh, P. E. p. 377. The word ἐξούλη, from ἐξειλεῦν, ἐξείλεῦν, ἀξείλειν, properly meant 'the keeping of another out of his rights'; and the action of ἐξούλη was brought against

the person guilty of the act. So Demosthenes served Midias with this process when he refused to pay the fine for Kakηγορία, Mid. p. 540. As for the form of the word, the root Feil (ϵ ileir, illeir, pilus, wool, &c.) passed into ovlos, used of crisp or closely compacted hair, by the influence of the F. The forms Ιλλός, Ιλλεσθαι (Soph. Antig. 340), lλλάδες (our willows perhaps), in Il. xIII 572, ἐξίλλειν, Or. 37 § 35, all point to the original idea of close packing or pressing together. From the form of the root with (dropped) sibilant instead of the F, came silva, Sila, τλη, probably υλη from the dense growth. Compare Scaptesula for σκαπτη ύλη. In Or. 30, πρός 'Ονήτορα έξούλης, Onetor is prosecuted for refusing to cede the estates which the law had adjudged to Demosthenes. [Cf. K. F. Hermann, Privatalt. § 71, 13, p. 116 of Rechtsalt. ed. Thalheim; Buttmann's Lex. § 44, 10; and esp. G. Curtius, Gr. Etym. §§ 527 and 660. S.1

μηδέν έμοι κ.τ.λ.] 'Should say that he had no claim against me, but, having got the writ duly signed (or registered by the Archon), should enter the name of Mantitheus, why should he have his name written more than mine?' Kennedy translates 'suppose a man sues him in ejectment, not pretending to have

999 αύτον είναι, κυρίαν δε ποιησάμενος εγγράψαι, τί μᾶλλον αν είη τοῦτον ἢ εμε εγγεγραφώς; τί δ', εἴ τινας εἰσφορὰς μὴ θείη; τί δ', εἴ τις ἄλλη περὶ τοὔνομα γί- 16 γνοιτο ἢ λῆξις δίκης ἢ δόξα ὅλως ἀηδής; τίς εἴσεται τῶν πολλῶν πότερός ποτε οὖτός ἐστι, δυοῦν Μαντιθέοιν ταὖτοῦ πατρὸς ὄντοιν; φέρε, εἰ δὲ[™] δίκην ἀστρατείας φεύγοι, χορεύοι δὲ ὅταν στρατεύεσθαι δέη; καὶ γὰρ νῦν, ὅτε εἰς Ταμύνας παρῆλθον οἱ ἄλλοι, ἐνθάδε

w Bekk. φέρε δè, εl Z cum Σr.

any claim against me, and afterwards, when he has established his right in the suit, enters the record of the judgment: why will the judgment beentered against Boeotus rather than me?' The meaning of cyγράψαι is somewhat uncertain, for we do not know all the circumstances of this peculiar action.

16. $\lambda \hat{\eta} \xi \iota s \delta k \eta s \kappa. \tau. \lambda.$] 'Any filing of a suit or, in a general way, any unpleasant report,'

'any scandal.'

δίκην ἀστρατείας 'An action for non-service,' i.e. for refusing to serve when a person's name is placed on the military κατάλογος. [Aeschin. 1 § 29, τας στρατείας μή έστρατευμένος. Dem. Or. 24 § 103, αν ἀστρατείας τις δφλη.....τοῦτον δεδέσθαι. Roman detrectatio militiae, Livy III 69. S.] This was but slightly different from either δειλίας φεύγειν, Ar. Ach. 1129, οτ λιποστρατίου, λιποταξίου, Mid. p. 548. In these latter cases there was generally actual desertion or running away from the ranks. [In Dem. 24 § 119, we have τοις ανδροφόνοις, τοις αστρατεύτοις, τοις λείπουσι τας τάξεις, and in Aeschin, 3 § 175, ό Σόλων έν τοις αὐτοις έπιτιμίοις *ὥετο δεῖν ἐνέχεσθαι τὸν ἀστράτευ-* τον και τὸν λελοιπότα τὴν τάξιν και τὸν δειλὸν ὁμοίως. The 14th and 15th Orations of Lysias, in prosecution of the younger Alcibiades, are entitled λιποταξίου and ἀστρατείας respectively. Such prosecutions were instituted by the ten generals, or (perhaps, though the next section scarcely proves it) by the ταξίαρχοι, and were public indictments (ypapal) and not private suits (δίκαι). The term δίκη must therefore be here used in its generic sense, and not in its more limited meaning. (See introd, to the above speeches of Lysias in Frohberger's Ausgewählte Reden des Lysias, and Meier and Schömann, Attischer Process p. 364.) S.]

els Taµúvas] A town in Euboea where the Athenians led by Phocion gained a victory over Callias tyrant of Chalcis, n.c. 350. In Mid. p. 550 and 558 mention is made of the slightly later expedition to Argusae in Euboea, and the cowardice of Midias in the matter, and his complicity with Plutarchus, tyrant of Eretria. [Demosthenes tried to dissuade the Athenians from undertaking the expedition, and was fully justi-

τούς χόας άγων ἀπελείφθη καὶ τοῖς Διονυσίοις καταμείνας έχόρευεν, ώς άπαντες έωρατε οί επιδημούντες. 17 ἀπελθόντων δ' έξ Εὐβοίας τῶν στρατιωτῶν λιποταξίου προσεκλήθη, κάγὼ ταξιαρχών της φυλης ήναγ-

fied in so doing. Aeschines however fought bravely as a hoplite at Tamynae, and was sent to Athens to carry the first news of Phocion's victory. His rival was reproached by his enemies for having been absent from the battle, and at the instigation of Meidias he was threatened with an indictment for deserting his post (Or. 21 §103, έγράψατο λιποταξίου). The expedition seems to have taken place late in February, and in March we find Demosthenes choregus at the Dionysia (when he was brutally insulted by Meidias); an engagement which may have enabled him to obtain leave of absence. (A. Schaefer, Dem. u. s. Zeit II 74-80, and Grote, H. G. chap. 88.) S.]

παρηλθον] 'Entered'; so ότε 'Αλέξανδρος παρήει ές Θήβας, Or. 34, p. 918, and frequently δόμους παρελθεῖν in tragedy. proper meaning is, 'to go past the door-keeper,' and so to get into a closed building. note on 34 § 38.) So παριέναι is 'to admit,' 'to allow to pass in,' Eur. Heracl. 153, Suppl. 468, Plat. Phaed. p. 90E. [Proficisci agmine facto, castra movere, to march, to advance from one place to another, Mitchell's ed. of Reiske's Indices. 'The other day when the rest of the troops appeared before (went on the campaign to) Tamynae.' Prof. Kennedy. Curtius H. G. v 269, 'when they came to Tamynac, they suddenly found themselves surrounded in a

gorge by the enemy.' Plut. Dem. 12, Aeschin. III 86 τὸ στρατόπεδον είς τινας δυσγωρίας κατα-

κεκλειμένον. S.]

τοὺς χόας] 'Hewas left at home keeping the feast of the x bes' ('the feast of flagons,' the second day of the Anthesteria). [Harpocr. Δημοσθένης έν τῷ περὶ τοῦ ὀνόματος. Ευρτή τις ήν παρ' 'Αθηναίοις αγομένη 'Ανθεστηριώνος (half of February and March) δωδεκάτη. φησίδε 'Απολλόδωρος 'Ανθεστήρια μέν καλείσθαι κοινώς την όλην έορτην Διονύσω άγομένην, κατά μέρος δὲ-Πιθοίγια, Χόας, Χύτρους. S.]- έχόρευεν, 'he was serving in the chorus at the Dionysia (in March), which entitled him to exemption from service legally, but it was often adopted by cowards as an excuse. Kennedy neatly renders it, 'dancing as a chorister when he should be campaigning.'

έωρᾶτε κ.τ.λ.] Dem. himself was choregus at this festival.

Cf. els Tauúvas n. S.]

λιποταξίου] 'for desertion': here applied to the offence committed by one who, by staying in Athens, failed to take the place assigned him in the ranks of his regiment, Meier and Schömann, p. 365, note 779, ed. Lip-See Wayte on Timoer. sius. § 103. S.]

17. ταξιαρχών | Mantitheus, as taxiarch, and having the duty of drawing up the military list (Ar. Pac. 1173), was subject to the odium of having his own name and his father's, Martleeos Marrior, made the subject of an

καζόμην κατὰ τοῦ ὀνόματος τοῦ ἐμαυτοῦ πατρόθεν δέχεσθαι τὴν λῆξιν καὶ εἰ μισθὸς ἐπορίσθη τοῖς δικαστηρίοις, εἰσῆγον ἂν δῆλον ὅτι. ταῦτα δ' εἰ μὴ σεσημάσμένων ἤδη συνέβη τῶν ἐχίνων, κὰν μάρτυρας ὑμῖν 18 παρεσχόμην. εἶεν. εἰ δὲ ξενίας προσκληθείη; πολλοῖς δὲ προσκρούει, καὶ ὃν ἢναγκάσθη τρόπον ὁ πατὴρ ποιήσασθαι αὐτὸν, οὐ λέληθεν. ὑμεῖς δ', ὅτε μὲν τοῦτον οὐκ ἐποιεῖτο ὁ πατὴρ, τὴν μητέρα ἀληθῆ λέγειν ἡγεῖσθε αὐτοῦ ἐπειδὰν δ' οὕτω γεγονῶς οὖτος ὀχλη-

action in consequence of his brother's cowardice. But the taxiarchs are themselves accused of being runaways in action, $\phi\epsilon\dot{\nu}\gamma\epsilon\nu$ $\pi\rho\hat{\omega}\tau$ oi, Pac. 1177, so that perhaps the action here mentioned as a monstrous case was not wholly without precedent.

el μισθὸς ἐπορίσθη] This shows that legal business was sometimes suspended from the poverty of the treasury. [This financial embarrassment was the result of the attempt to recover Euboea. Dem. (De Pace, § 5) describes it as a πόλεμος ἄδοξος και δαπανηρός.—Each of the dicasts received three obols a day, and each court consisted of at least 500 dicasts, involving an expenditure of 250 drachmae, or about £10 daily.

18. $\tau \hat{\omega} \nu \ \dot{\epsilon} \chi i \nu \omega \nu$] The $\dot{\epsilon} \chi \hat{\epsilon} \nu \omega \nu$ were cases or vases for holding documents and affidavits, generally in connexion with appeals against arbitrations (Or. 48, p. 1108, $\tau \hat{\alpha} \ \dot{\alpha} \nu \tau i \gamma \rho a \phi \alpha \ \dot{\epsilon} \mu \beta a \lambda \dot{\epsilon} \sigma \theta a \iota \iota \delta \tau \dot{\nu} \dot{\epsilon} \dot{\epsilon} \dot{\nu} \nu \dot{\nu} \dot{\nu}$). These were sealed up before the trial, and when sealed they were not allowed to be opened till the day of the trial.

See Or. 54 § 27, and Or. 45 § 17, $\dot{\epsilon}\chi\rho\eta\nu$ $\alpha\dot{\nu}\tau\dot{\delta}$ $\tau\dot{\delta}$ $\gamma\rho\alpha\mu\mu\alpha\tau\epsilon\hat{\epsilon}o\nu$ ϵls $\tau\dot{\delta}\nu$ $\dot{\epsilon}\chi\hat{\epsilon}\nu\nu$ $\dot{\epsilon}\nu$ $\dot{\epsilon}\nu$ $\dot{\epsilon}\nu$. In the present case, the event is described as immediately following the departure of the army from Euboea, and immediately preceding the trial; so that the date of the speech is determined within narrowlimits.— $\mu\dot{\alpha}\rho\tau\nu\rho as$, perhaps $\mu\alpha\rho\tau\nu\rho las$, i.e. written evidence.

ξενίας] If he should be summoned or called on to prove his right to the citizenship. That is not an unlikely event, he adds, since he has many enemies, and the tale of his forced adoption is no secret.

οὔτω γεγονώς] i.e. ἀστός. 'With his birth thus established,' Kennedy. 'You, the judges, then thought he was wronged, and listened to his mother who asserted his legitimacy; but now that you find him so troublesome as a citizen, you will begin to think the father was right in denying the paternity.' The inference left to be drawn is, that the father had good reasons for not wishing to acknowledge such a son.

ρὸς η, πάλιν ύμιν ποτε δόξει εκείνος άληθη λέγειν. τί δ', εί ψευδομαρτυριών άλώσεσθαι προσδοκών έφ' οίς έρανίζει τούτοις τοίς περί αύτον, ερήμην εάσειε τελεσθηναι την δίκην; ἆρά γε μικραν ήγεισθε βλάβην, ὦ άνδρες 'Αθηναίοι, έν κοινωνία τον άπαντα βίον της τούτου δόξης καὶ τῶν ἔργων εἶναι;

"Οτι τοίνυν οὐδ' ὰ διεξελήλυθα ύμιν μάτην φο-10 βοθμαι, θεωρήσατε. οδτος γάρ ήδη καὶ γραφάς τινας, 1000 ω άνδρες 'Αθηναίοι, πέφευγεν, έφ' αίς οὐδεν αίτιος ων έγω συνδιαβάλλομαι, καὶ τῆς ἀρχῆς ἡμφισβήτει ήν ύμεις έμε εχειροτονήσατε, και πολλά και δυσχερή διά τὸ ὄνομα συμβέβηκεν ήμιν, ὧν, ἵν' εἰδητε, ἐκάστων μάρτυρας ύμιν παρέξομαι.

MAPTYPES.

'Οράτε, ὦ ἄνδρες 'Αθηναίοι, τὰ συμβαίνοντα, καὶ 20

η ημφεσβήτει Ζ.

^z ἐπεχειροτονήσατε Bekk. 1824.

έφ ols έρανίζει] 'On the strength of some of the services he so freely lends to his friends.' For this doctrine of *Epavos*, or receiving from others the same treatment that you give to them, see Mid. (Or. 21 § 184). The meaning is, as his friends tell any lies to serve him, so he does the same for them; but that some day he may be in danger of being convicted for giving false evidence, and so let a judgment go against him by default, not daring to appear. [Harpocration s. v. ¿pavlζοντες paraphrases the sentence thus: άντευποιεί ἀποδιδούς την ίσην Βοήθειαν αὐτοῖς, ην κάκεῖνοί ποτε παρέσχον ψευδομαρτυρήσαντες ύπὲρ αὐτοῦ. S.] It is not however quite clear whether τελεσθήναι means καθ' αὐτοῦ or κατά τινος, i.e. from default of

evidence that he does not give. The sense probably is, that an action of ψευδομαρτυρία is brought against him, and he dares not rebut it, but allows it to go against himself by not appearing in court.

§ 19. These fears are not merely imaginary, for he has actually been defendant in some public actions by which I have been compromised, though quite undeservedly on my part.

και της άρχης κ.τ.λ.] 'Nay, he even put in a claim against me for holding the office to which you had elected me.' He alludes perhaps to the office of Taxiarch, § 17. Or. 40 § 34. The genitive is used like έγκαλεῖν τινος, to lay claim to a thing.
20. συμβαίνοντα] 'What ac-

tually does occur,' or 'is every

day occurring.'

την ἀηδίαν την ἐκ τοῦ πράγματος. εἰ τοίνυν μης ἀηδὲς ην ἐκ τούτων μηδ' ὅλως ἀδύνατον ταὐτὸν ἔχειν ὄνομα ήμιν συνέβαινεν, οὐ δήπου τοῦτον μὲν δίκαιον τὸ μέρος τῶν ἐμῶν χρημάτων ἔχειν κατὰ την ποίησιν, ην ὁ πατηρ αὐτὸν ἀναγκασθεὶς ἐποιήσατο, ἐμὲ δ' ἀφαιρεθηναι τοὔνομα, ὁ βουλόμενος καὶ οὐδ' ὑφ' ἐνὸς βιασθεὶς ἔθετο. οὐκ ἔγωγε ἡγοῦμαι. ἵνα τοίνυν εἰδῆτε ὅτι οὐ μόνον εἰς τοὺς φράτερας οὕτως, ὡς μεμαρτύρηται, ὁ πατηρ την ἐγγραφην ἐποιήσατο, ἀλλὰ καὶ την δεκάτην ἐμοὶ ποιῶν τοὔνομα τοῦτο ἔθετο, λαβέ μοι καὶ ταὐτην την μαρτυρίαν.

MAPTTPIA.

'Ακούετε, ὧ^δ ἄνδρες 'Αθηναῖοι, ὅτι ἐγὼ μέν εἰμι^ο 21 ἐπὶ τοῦ ὀνόματος τούτου πάντα τὸν χρόνον, τουτονὶ

a μηδέν Ζ.

b om. Z cum S.

° Σ . $\hat{\eta}\nu$ Bekk. 1824.

εί τοίνυν] 'Well, now, even if there were no such disagreeable consequences of these disputes, and if it did not prove so absolutely impossible for us to have the same name, yet surely it would not be fair for him to have his share of the property by virtue of the adoption which my father made, because he could not help it, but for me to be deprived of that name which he gave me of his own accord and under constraint from no one.' The antithesis between the reluctant and the voluntary act is rather forced; but antithesis was the soul of δητορική.

τὴν δεκάτην ποιῶν] 'În keeping the tenth day after the birth,' when the child was named. He shows that the name Mantitheus was conferred on him even before the enrolment into the phratries. [Or. 40 § 28, Arist.

Aves 922, οὐκ ἄρτι θύω τὴν δεκάτην ταύτης ἐγώ; καὶ τοὕνομ ὅσπερ παιδίφ νῦν δὴ ἀθμην. See Beeker's Charicles II 6, or p. 219 of English Abridgment, and Hermann, Privatalt. § 32, notes 15 and 16=p. 283 ed. Blümner. S.1

Blümner. S.] § 21. The name Mantitheus therefore is mine only; Boeotus properly belongs to the other. That name was given by his father, who is now deceased, and whose will and pleasure in the matter ought to be respected. Had the father lived, he certainly would have made the second and later entry by the same name, Bocotus. It is unreasonable to compel a father to adopt you, and then, after his decease, to undo the very acts of his which resulted from the adoption.— $\dot{\epsilon}\pi l$, 'in possession of this name.'

δὲ Βοιωτὸν εἰς τοὺς Φράτερας, ἡνίκ' ἡναγκάσθη, ἐνέγραψεν ό πατήρ ήδεως τοίνυν εροίμην αν αυτον έναντίον ύμων εί μη ετελεύτησεν ο πατήρ, τί αν ποτε έποίεις πρός τοίς δημόταις; οῦκ αν είας σε αὐτὸν είγγράφειν Βοιωτόν; άλλ' άτοπον δίκην μεν λαγχάνειν τούτου, κωλύειν δὲ πάλιν. καὶ μὴν εἴ γ' εἴας αὐτὸν, ένέγραψεν άν σε είς τους δημότας, όπερ είς τους φράτερας, οὐκοῦν δεινὸν, ὧ γη καὶ θεοὶ, φάσκειν μὲν 1001 έκείνον αύτου πατέρα είναι, τολμάν δ' άκυρα ποιείν ά έκείνος έπραξε ζών.

Έτόλμα τοίνυν πρὸς τῷ διαιτητῆ πρᾶγμα ἀναιδέστατον λέγειν, ώς ὁ πατήρ αύτοῦ δεκάτην ἐποίησεν ώσπερ έμου και τουνομα τουτ' έθετο αυτώ , και μάρ-

> d σὐ αὐτὸν Z cum pr. Σ. σεαυτὸν Bekk. ο αὐτῶ Ζ.

ήνικ' ήναγκάσθη] opposed to πάντα τὸν χρόνον, i.e. 'and that not till he was forced.'

πρὸς τοῖς δημόταις] 'At,' or in presence of, 'the members of the ward in which you were to be enrolled as a citizen.'-οὐκ αν elas, 'would you have objected to his registering you as Boeotus? But surely it is strange conduct first to bring an action for this, and then afterwards to try to prevent it. And yet, if you had let him, he would have entered you by the same name among the wards-men as he had before into the phratries.'

φάσκειν] 'Is it not a shame for Boeotus to be always saying that Mantias (¿κείνον) was his father, and yet to presume to make null and void what Mantias effected in his lifetime?' viz. the enrolment of Boeotus under that name.

\$\$ 22-1. Bocotus told the arbitrator that his father had

named him Mantitheus in his infancy, and he tried to prove this by the evidence of some who could have known nothing about it. But first, the father did not think the boy was his son, and so did not give him the name; and secondly, if he had, he would hardly have altered it afterwards to Boeotus, even if he had a quarrel with the mother. Moreover, he used to go to school in a different tribe from myself, which he would not have done if his mother had thought herself wronged, as he pretends she did. by the father not acknowledging Boeotus as his son.

αύτοῦ] Construe with δεκάτην. Hesych. δεκάτην θύομεν. τη δεκάτη ημέρα τὰ ὀνόματα τοῖς βρέφεσιν ἐτίθεσαν ὁ δὲ ᾿Αριστοτέλης τη έβδομη φησί. Of course, the inference is, that if he kept the tenth day after the birth, it was because he acknowledged

the child.

τυράς τινας παρείχετο, οἷς ἐκεῖνος οὐδεπώποτε ὤφθη χρώμενος. ἐγὼ δ' οὐδένα ὑμῶν ἀγνοεῖν οἶμαι¹ ὅτι οὔτ' ἀν ἐποίησε δεκάτην οὐδεὶς παιδίου μὴ νομίζων αὑτοῦ δικαίως εἶναι, οὔτε ποιήσας καὶ στέρξας, ὡς ἀν υἱόν τις στέρξαι, πάλιν ἔξαρνος ἐτόλμησε γενέσθαι. οὐδὲ 23 γὰρ εἴ τι τἢ μητρὶ πρὸς ὀργὴν ἦλθε τἢ τούτων, τούτους ἀν ἐμίσει, νομίζων αὑτοῦ εἶναι' πολὺ γὰρ μᾶλλον εἰώθασιν, ὧν ἀν ἑαυτοῖς διενεχθῶσιν ἀνὴρ καὶ γυνὴ, διὰ τοὺς παῖδας καταλλάττεσθαι ἢ δι' ὰ ἀν ἀδικηθῶσιν ὑφ' αὑτῶν, τοὺς κοινοὺς παῖδας πρὸς μισεῖν¹. οὐ τοίνυν ἐκ τούτων ἔστιν ἰδεῖν μόνον ὅτι ψεύσεται, ταῦτ' ἀν λέγῃ, ἀλλὰ πρὶν ἡμέτερος φάσκειν συγγενὴς εἶναι, εἰς Ἱπποθωντίδα ἐφοίτα φυλὴν εἰς παῖδας χορεύσων'

f οἴομαι Z.

g καταλλάττεσθαι Bekk. st. cum Σ. διαλλάττεσθαι Bekk. 1824 cum libris ceteris (cf. Or. 40 § 29).

h Bekk. δι' ἀν Z (δι' ἀν Σ).
 i προσμισεῖν Z. Cf. Or. 37 § 49.

οδε ἐκεῖνος κ.τ.λ.] Οτ. 40 § 28, οὖτός γε εἰς τοῦτο τόλμης ἤκει ἄστε φησὶ τὸν πατέρα μου δεκάτην ὑπὲρ αὐτοῦ ἐστιᾶσαι· καὶ περὶ τούτου μόνον Τιμοκράτους καὶ Προμάχου ἐμβέβληται μαρτυρίας, οἱ οὕτε γένει προσήκουσὶ μου τῷ πατρὶ οὐδὲν, οὔτε φίλοι ἦσαν ἐκείνω.

χρώμενος] Familiariter utens.
—μὴ νομίζων, nisi putasset.—
δικαίως, fairly and honestly,
without fraud or collusion.

έξαρνος] i.e. so that an action became necessary to compel him to recognise the child.

23. $\pi\rho \delta s$ $\delta\rho\gamma \dot{\eta}\nu$ $\dot{\eta}\lambda\theta\epsilon$] The tragic phrase is $\dot{\epsilon}\lambda\theta\epsilon\hat{\nu}$ δi $\dot{\delta}\rho\gamma\hat{\eta}s$, δi $\dot{\epsilon}\chi\theta\rho\alpha s$, &c. The argument here is in answer to the allegation that Boeotus was repudiated by the father in spite to the mother.

πολύ γὰρ κ.τ.λ.] 'For it is far

more common with man and wife, in any differences that they may have had with each other, to be reconciled for the sake of their children, than through any wrongs they may have suffered from each other, to dislike their common offspring besides.' This passage is repeated almost verbatim, in Or. 40 § 29.—διὰ τούς παίδας must be carefully distinguished from διὰ τῶν παίδων, 'through the agency (or medium) of their children. $\mathring{\omega}_{\nu}$ \mathring{a}_{ν} , sc. $\mathring{\epsilon}_{\kappa\epsilon}|_{\nu}\omega_{\nu}$ (or $\tau\mathring{\omega}_{\nu}$) \mathring{a} , &c. The genitive depends on the sense of καταλλάττεσθαι, as Soph. Aj. 744, $\theta \epsilon \delta \delta \sigma i \nu$ $\dot{\omega} s$ $\kappa \alpha \tau \alpha \lambda \lambda \alpha \chi \theta \hat{\eta}$ χόλου.

πρὸς μισεῖν] πρὸς, i.e. in addition to disliking each other, to hate their common children into the bargain. See note on Or. 37 § 49.

24 καίτοι τίς ἂν ὑμῶν οἴεται τὴν μητέρα πέμψαι τοῦτον εἰς ταύτην τὴν φυλὴν δεινὰ μὲν, ὥς φησιν, ὑπὸ τοῦ πατρὸς πεπονθυῖαν, δεκάτην δ' εἰδυῖαν πεποιηκότα ἐκεῖνον καὶ πάλιν ἔξαρνον ὄντα; ἐγὼ μὲν οὐδέν' ἀν οἴμαι. εἰς γὰρ τὴν ᾿Λκαμαντίδα ὁμοίως ἐξῆν σοι φοιτᾶν, καὶ ἐφαίνετ' ἂν οὖσ' ἀκόλουθος ἡ φυλὴ τῆ θέσει τοῦ ὀνόματος. ὡς τοίνυν ταῦτ' ἀληθῆ λέγω, τούτων μάρτυρας ὑμῖν τοὺς συμφοιτῶντας καὶ τοὺς εἰδότας παρέξομαι.

ΜΑΡΤΥΡΕΣ.

1002

25 Ούτω τοίνυν φανερώς παρά τὸν τῆς αὐτοῦ μητρὸς ὅρκον καὶ τὴν τοῦ δόντος ἐκείνῃ τὸν ὅρκον εὐή-

24. τ is $\tilde{a}\nu$ $\kappa.\tau.\lambda.$] The $\tilde{a}\nu$, which belongs to $\pi \epsilon \mu \psi \alpha \iota = \epsilon \pi \epsilon \mu$ - $\psi \epsilon \nu$ $\hat{a} \nu$, undergoes the same hyperbaton as in οὐκ ἂν οἴομαι γενέσθαι, &c. The argument is, that by sending Boeotus to learn dancing in another tribe than that to which Mantias belonged. viz. her own tribe, she virtually admitted that he was not Mantias' son, and that Mantias had not owned him. Boeckh, Publ. Ec. p. 121, observes, "The tribes at Athens were bound to provide for a part of the instruction in music and gymnastic exercises, and they had their own teachers, by whom the youth of the whole tribe were instructed; in the other schools each person paid, but how much we are not informed." This inference seems a little far-fetched. Nothing more is said, than that the mother sent the boy to learn dancing to a school of her own tribe; which was very natural, if the boy was, as Mantitheus intimates, not believed by the mother herself to be Mantias' The argument seems

worth little, anyhow, as a ground for logical inference of

parentage.

άκόλουθος] 'Consistent with' (or possibly, 'consequent on') the (pretended) giving of the name Mantitheus by your father.

—φοιτάν and συμφοιτηταί are the common terms for 'going to school' and 'school-fellows.'

§§ 25, 6. Not content with his success in getting himself enrolled as a citizen, Bocotus has brought against me sundry claims for money due from his father, i.e. as co-heir. But, if the tale of the mother was true, that Mantias kept her, and maintained two establishments, he could not have left much money, not being a man remarkable for his successes in trading.

οὔτω φανερῶς κ.τ.λ.] 'Having thus clearly as I have shown found a father through the oath which his mother took, and the simple credulity of him who tendered it to her, and so having been (registered as) born in the tribe Acamantis instead of the tribe Hippothontis, the defend-

θειαν πατρός τετυχηκώς καὶ ἀνθ' Ἱπποθωντίδος ἐν 'Ακαμαντίδι φυλή γεγονώς οὐκ ἀγαπά Βοιωτὸς ούτοσὶ, άλλα και δίκας έμοι δύ ή τρείς είληχεν αργυρίου πρός αίς και πρότερον μ' εσυκοφάντει. καίτοι πάντας οίμαι τοῦθ' ὑμᾶς εἰδέναι, τίς ἢν χρηματιστής ὁ πατήρ. ἐγω 26 δ' έάσω ταῦτα. άλλ' εἰ δίκαια ομώμοκεν ή μήτηρ ή τούτων, έπ' αὐτοφώρω συκοφάντην ἐπιδεικνύει τοῦτον ταις δίκαις ταύταις. εὶ γὰρ οὕτω δαπανηρὸς ἦν ώστε γάμω γεγαμηκώς την έμην μητέρα έτέραν είχε γυναίκα, ής ύμεις έστε, και δύ οικίας ώκει, πώς αν άργύριον τοιοῦτος ὢν κατέλιπεν;

Οὐκ ἀγνοῶ τοίνυν, ὦ ἄνδρες 'Αθηναῖοι, ὅτι Βοι- 27 ωτός ούτοσι δίκαιον μεν ουδεν έξει λέγειν, ήξει δ' έπι

j om. Z cum Σr.

ant Boeotus is not content with this, but has also brought against me two or three suits for money, besides those which he formerly trumped up against me.'— $\tau\epsilon$ τυχηκώς, an Ionic and Homeric form, as if from $\tau \nu \chi \epsilon \omega$, a secondary present from the agrist Tu- $\chi \epsilon \hat{\imath} \nu$ (see on § 15), retained its place even in the later Attic. But the regular Attic future is τεύξομαι, e.g. Or. 37, fin., εί μη των δικαίων έγω παρ' ύμιν τεύξομαι. τετευχώς occurs in Mid. § 150. γεγονώς, cf. sup. § 18, έπειδαν ούτω γεγονώς ούτος όχληpos n.

πρὸς αίς] i.e. πρὸς ἐκείναις ας, where as is a cognate accusative after ἐσυκοφάντει. The actions alluded to are apparently those described in Or. 40 §§ 16, 17, for the mother's dowry, and other

claims.

26. τίς χρηματιστής] sc. ποίος, 'what sort of money-maker,' i.e. &s pallos. [For tis used as ποίος, Shilleto, on Fals. Leg. § 15, quotes the present passage (translating it, 'what sort of an economist') and Or. 37, Pant. § 69, λέγε δή μοι τὰς μαρτυρίας, τ is $\dot{\epsilon}\gamma\dot{\omega}$... $\ddot{a}\nu\theta\rho\omega\pi$ os $\dot{\epsilon}i\mu l$, followed by τοιοῦτος...έγώ.-For Mantias' character as an indifferent man of business cf. n. on ὑπόθεσις, 1. 1. S.]

έπ' αὐτοφώρω] sc. ὄντα συκοφάντην. 'It thereby proves him to be ipso facto (as we say) dishonest in bringing these actions,' viz. since no money could have been due to him from the father. SC. ἐάν τι οὖτοι τῶν πατρώων ἐπι-

ζητῶσι, Or. 40 § 15.

δύ' olklas] A wife seems only to have insisted on the mistress living apart. Hence Deianira's grievance in Soph. Trach. 376, τίν είσδέδεγμαι πημονήν ύπόστεγον λαθραίον; and ibid. 537. κόρην γάρ-παρεισδέδεγμαι φόρτον ώστε ναυτίλος. - τοιούτος ών, i.e. ούτω δαπανηρός.

§§ 27, 8. Having no sound excuse to allege for his conduct, Boeotus will pretend that the name (meaning 'bumpkin') was ταῦθ' ἄπερ ἀεὶ λέγει, ὡς ἐπηρέαζεν ὁ πατὴρ αὐτῷ^κ πειθόμενος ὑπ' ἐμοῦ, ἀξιοῖ δ' αὐτὸς ὡς δὴ πρεσβύτερος ὢν τοὔνομ' ἔχειν τὸ τοῦ πρὸς πατρὸς πάππου. πρὸς δὴ ταῦτα ἀκοῦσαι βέλτιον ὑμᾶς βραχέα. ἐγὼ γὰρ οἶδα τοῦτον, ὅτε οὔπω συγγενὴς ἦν ἐμοὶ, ὁρῶν ὥσπερ ἂν ἄλλον τινὰ οὑτωσὶ, νεώτερον ὄντα ἐμοῦ καὶ συχνῷ, ὅσα ἐξ ὄψεως, οὐ μὴν ἰσχυρίζομαι τούτῷ καὶ γὰρ εὔ-28 ηθες. ἀλλ' εἴ τις ἔροιτο Βοιωτὸν τουτονὶ, ὅτ' ἐν Ἱππο-θωντίδι φυλῆ ήξίου χορεύειν, οὔπω τοῦ πατρὸς εἶναι φάσκων τοῦ ἐμοῦ υἱὸς, τί σαυτὸν ἔχειν δικαίως ἂν θείης ὄνομα; εἰ γὰρ Μαντίθεον, οὐκ ἂν διὰ τοῦτό γε 1003 φαίης ὅτι πρεσβύτερος εἶ ἐμοῦ. ὸς γὰρ οὐδὲ τῆς φυλῆς τότε σοι προσήκειν ἡγοῦ τῆς ἐμῆς, πῶς ἂν τοῦ γε

 k αὐτ $\hat{\omega}$ Z.

given him by his father at my instigation on purpose to insult him. He says he is the elder, and has a claim to his grandfather's name. Why, I myself remember him a mere lad when I was grown up. And if one asked him what his name ought to have been at the time when he claimed the right of being sent to school in my tribe, he cannot say it was Mantitheus, as the senior; for if that had been so, he would not have been sent to the tribe Acamantis at all.

έπηρέαζεν] So Hor. Epist. II (1, 244, 'Boeotûm in crasso iurares aere natum.' Pind. Ol. VI 90, Βοιωτίαν ῦν. Cf. Mid. § 14, και παρηκολούθησε παρ' όλην τὴν λειτουργίαν ἐπηρεάζων

μοι συνεχώς.

πρὸς πατρὸς κ.τ.λ.] The son usually took the name of the grandfather on the father's side. [Cf. Or. 40 § 6, where Cleon's name is given to his grandson. Arist. Aves 282 Ἱππόνικος Καλ-

λίου κάξ Ίππονίκου Καλλίας. Nub. 65, ἐγὰ δὲ τοῦ πάππου 'τιθέμην Φειδωνίδην. (See Becker's Charicles II 7, or p. 219 of English Abridgment.) Similarly the kings of Cyrene were named Battus and Arcesilas alternately for eight generations. S.]

olδα τοῦτον...ὀρῶν] 'I remember seeing him, quite casually as one would any other (i.e. not at all as a brother), much younger than myself, to judge by his look.'

τούτω] i.e. the argument

from mere appearance.

28. τῆς φυλῆς τῆς ἐμῆς] The genitive appears to depend on ἀμφισβητεῖν to be supplied from the next clause, 'you did not think you had any right to put in a claim to my tribe.' The argument is this: Boeotus, by the very fact of his going contentedly to school in a different tribe from mine, proves that he could not then have been called Mantitheus because he was my

πάππου τοῦ ἐμοῦ ἡμφισβήτεις¹; ἔτι δ', ὧ ἄνδρες 'Αθη- 29 ναίοι, τὸν μὲν τῶν ἐτῶν ἀριθμὸν οὐδεὶς οἶδεν ὑμῶν έγω μεν γαρ έμοι πλείονα, οὖτος δ΄ έαυτώ φήσει τον δὲ τοῦ δικαίου λόγον ἄπαντες ἐπίστασθε. ἔστι δ' οῦτος τίς; ἀφ' οὖ παίδας ἐποιήσατο τούτους ὁ πατήρ, ἀπὸ τούτου καὶ νομίζεσθαι. πρότερον τοίνυν έμε είς τους δημότας ενέγραψε Μαντίθεον, πρίν είσαγαγείν τοῦτον είς τους φράτερας. ώστ' ου τω χρόνω μόνον, αλλά και τω δικαίω πρεσβείον έχοιμ' αν έγω το ύνομα το υτ' είκότως. είεν. εί δέ τίς σ' ἔροιτο " "είπέ μοι, Βοιωτέ, πόθεν 30 υθυ 'Ακαμαντίδος φυλής γέγονας καὶ τῶν δήμων Θορίκιος καὶ υίὸς Μαντίου, καὶ τὸ μέρος τῶν ὑπ' ἐκείνου καταλειφθέντων έχεις," οὐδὲν ἂν ἄλλ' έχοις εἰπεῖν πλην ότι κάμεο ζών εποιήσατο Μαντίας. τί τεκμήριον, εί τίς σε εροιτο, η μαρτύριον εστί σοι τούτου; είς τούς φράτεράς με εἰσήγαγε, φήσειας άν. τί οὖν σε ἐνέγρα-

1 ήμφεσβήτεις Ζ. n τον δημον Bekk. 1824.

m σ' ξροιτό τις Z cum Σ. Bekk. cum rA¹B. καὶ ἐμὲ Ζ.

senior; for if he had claimed the name on that ground, he would have claimed my tribe

§ 29. As mere assertion on either side will not prove our respective ages, it will be the fairest way to reckon from the date of the adoption. Now it can be shown that I had been registered in the state-books (after the δοκιμασία), and that by the name Mantitheus, before he had been entered even in the phratries. So that by the mere right of prior entry (τῶ δικαίω) I should reasonably claim the name of Mantitheus on the ground of seniority.

νομίζεσθαι] viz. παίδας αὐτοῦ. 'We will say nothing about the δεκάτη, but argue only on the

dates of our registration.'

 $\pi \rho \epsilon \sigma \beta \epsilon \hat{i} o \nu$ The prerogative of primogeniture. Or. 36 § 35, πρεσβεία την συνοικίαν έλαβε κατά διαθήκην.

§§ 30, 31. Boeotus claims citizenship and a share of the property by virtue of his registration. But he was registered by the name Boeotus; and it would be ungrateful in him to disown the name now which conferred such privileges on him.

φυλης γέγονας] As sup. § 25, ἐν ᾿Ακαμαντίδι φυλη γεγονώς.— τῶν δήμων, lit. 'Of the demi, a member of that called Thoricus.' $[\tau \hat{\omega} \nu \ \delta \dot{\eta} \mu \omega \nu$, the reading of Σ , is supported against τον δημον by Plato, Euthyphro 2 B, Tŵr δήμων Πιθεύς. S.]

ψεν ὄνομα, εἴ τις ἔροιτο, Βοιωτὸν ἂν εἴποις τοῦτο γὰρ 31 εἰσήχθης, οὐκοῦν δεινὸν εἰ τῆς μὲν πόλεως καὶ τῶν ὑπ' έκείνου καταλειφθέντων διὰ τοὔνομα τοῦτο μέτεστί σοι, τούτο δ' άξιοις άφεις έτερον μεταθέσθαι σαυτώ. φέρ', εί σε ὁ πατηρ αξιώσειεν αναστάς η μένειν εφ' ού σε αὐτὸς ἐποιήσατο ὀνόματος ἢ πατέρ' ἄλλον σαυτοῦ φάσκειν είναι, ἆρ' οὐκ ἂν μέτρια ἀξιοῦν δοκοίη; ταὐτὰ τοίνυν ταθτα έγώ σε άξιω, η πατρός άλλου σαυτόν πα-32 ραγράφειν, η τοὔνομα ἔχειν ο ἐκεῖνος ἔδωκέ σοι. νη Δί, άλλ' ὕβρει καὶ ἐπηρεία τινὶ τοῦτο ἐτέθη σοι. άλλὰ 1004 πολλάκις μεν, ότ' ουκ εποιείτο ο πατήρ τούτους, έλεγον ούτοι ώς ουδέν χείρους είσιν οί της μητρός της τούτου συγγενείς των τοῦ πατρὸς τοῦ έμοῦ. ἔστι δ' ὁ Βοιωτὸς άδελφοῦ τῆς τούτου μητρὸς ὄνομα. ἐπειδὴ δ' εἰσάγειν ό πατήρ τούτους ήναγκάζετο, έμου προεισηγμένου P σεαυτόν Z.

§ 31. If your father were to come to life, he might fairly ask you either to retain the name he gave you, or to give up the claim you made to be his son. My request is similar; keep the name he gave you, or, if you must be Mantitheus, which is my name, don't sign yourself Martlees Martlov.

apels] Omisso hoc nomine. μεταθέσθαι, ἄλλο ὅνομα ἐπιθέσθαι. aναστàs] If he were now to rise up, as if conjured by magic art. So Plato, Theaet. p. 171 D, εἰ αὐτίκα ἐντεῦθεν ἀνακύψειε μέχρι τοῦ αὐχένος, ες, Πρωταγόpas. That this is the meaning seems probable from an engraving on an antique gem, representing a head rising up out of the floor, and a person standing by with a magic wand. - έφ' οῦ, the cognate accusative is implied, 'to remain in possession of the name by which he adopted you.'

παραγράφειν] 'To sign yourself.' Kennedy. This seems the technical word in this sense; cf. § 9. [Rather, 'to add to your name (or signature) that of another father.' S.] The middle voice, of course, has quite a different meaning, 'to

put in a special plea.'

§§ 32, 3. The name Boeotus, we shall be told, was given in insult. Why, this man and his brother used to boast of their good family; and, in fact, Boeotus is the name of his uncle by his mother's side. It was because I had forestalled the name Mantitheus that the other name was given to him, and without the least intention of putting a slight upon him. You compel us to say that you deserved the name you so dislike, by your own insulting and boorish treatment of your father's memory and intentions.

Μαντιθέου, οὕτω τοῦτον εἰσάγει Βοιωτὸν, τὸν ἀδελφὸν δ' αὐτοῦ Πάμφιλον. ἐπεὶ σὺ δεῖξον ὅστις ᾿Αθηναίων ταὐτὸν ὄνομα τοῖς αὑτοῦ παισὶν ἔθετο δυοῖν. κὰν δείξης, ἐγὼ συγχωρήσω δι' ἐπήρειάν σοι τοῦτο τοὔνομα θέσθαι τὸν πατέρα. καίτοι εἴ γε τοιοῦτος 33 ἢσθα ὥστε ποιήσασθαι μὲν σαυτὸν ἀναγκάσαι, ἐξ ὅτου δ' ἀρέσεις ἐκείνω τρόπου μὴ σκοπεῖν, οὐκ ἢσθα οἶον δεῖ τὸν προσήκοντα εἶναι περὶ τοὺς γονέας, οὐκ ὢν δὲ οὐκ ἐπηρεάζου δικαίως ὰν, ἀλλ' ἀπωλώλεις ', ἡ δεινόν γ' ὰν εἴη, εἰ κατὰ μὲν τῶν ὑπὸ τοῦ πατρὸς αὐτοῦ νομιζομένων παίδων οἱ περὶ τῶν γονέων ἰσχύσουσι νόμοι, κατὰ δὲ τῶν αὐτοὺς εἰσβιαζομένων ἄκοντας ποιεῖσθαι ἄκυροι γενήσονται.

9 ἀπολώλεις Z.

έπει σὐ δείξον] 'Else, you must prove.' For this use of ἐπει implying a suppressed clause, e.g. 'if you deny it,' cf. Soph. El. 352, ἐπει διδαξον, and Ar. Vesp. 72, ἐπει τοπάζετε. S.]

33. καίτοι κ.τ.λ.] 'And yet, if you were so perverse as to compel your father to adopt you, and yet not to consider how you might please him, you did not behave as so near a relative should do towards his parents; and as you did not, you deserved to be not only spoken of with contempt, but even to be put to death. For it would be hard indeed, if the laws about parents are to be in force against those who are recognised by the father himself as his sons, but are to become null and void against those who force their fathers to adopt them against their will.'

ϵκείνφ] Of a deceased person this is used where α∂τφ would have been used of one living. See on Or. 40 § 28.

This is a common use, answering to our phrase 'the late so and so;' but it is apt to be overlooked. Properly, 'the man there,' ἐκεῖ, viz. in the other world, opposed to οὖτος, 'here before us.'

οδον κ.τ.λ.] Construe οδον δεί εἶναι περὶ τ. γ., as a man is said to be δίκαιος περὶ πόλιν, &c.

νόμοι] The laws of Draco seem to have been still in force, though perhaps in abeyance. Like the Jews, the patriarchal traditions of the Greeks induced them to hold the dignity and authority of a parent in a very sacred light. See Aesch. Suppl. 708, τὸ γὰρτεκόντων σέβας, τρίτον τόδ' ἐν θεσμίοις δίκας γέγραπται μεγιστοτίμου. In Ar. Vesp. 377, μὴ πατεῖν τὰ ταῖν θεαῖν ψηφίσματα refers to this, but ψηφίσματα stands for some other word like μνστήρια.

εlσβιαζομένων] This is used for ἀναγκαζόντων rather with reference to an alien forcing himself upon the state, like the ora-

34 'Αλλ', ὧ χαλεπώτατε Βοιωτὲ, μάλιστα μὲν ὧν πράττεις πάντων παῦσαι, εἰ δ' ἄρα μὴ βούλει, ἐκεῖνό γε πρὸς Διὸς πείθου παῦσαι μὲν σαυτῷ παρέχων πράγματα, παῦσαι δ' ἐμὲ συκοφαντῶν, ἀγάπα δ' ὅτι σοι πόλις, οὐσία, πατὴρ γέγονεν. οὐδεὶς ἀπελαύνει σε ἀπὸ τούτων, οὔκουν ἔγωγε. ἀλλ' ἂν μὲντ, ὥσπερ εἶναι φὴς ἀδελφὸς, καὶ τὰ ἔργα ἀδελφοῦ ποιῆς, δόξεις εἶναι συγγενὴς, ἂν δ' ἐπιβουλεύης, δικάζη, φθονῆς, βλασφημῆς, δόξεις εἰς ἀλλότρια ἐμπεσῶν ὡς οὐ προσ-

r om. Z cum Σ.

tor in Eur. Orest. 904, who is called, probably in reference to the demagogue Cleophon, 'Αργείος, οὐκ 'Αργείος, ἡναγκασμένος, and ὁ μὲν γὰρ οὐκ ὧν ἀστὸς ἐσβιάζεται, Ar. Av. 32. ['Those who force their parents to adopt them against their will.' Prof.

Kennedy.

§ 34. Do therefore, most troublesome Churl (as you tell us your name means), do stop and give neither yourself nor me any further trouble. If you want to be thought my brother in reality and not merely in name, act like a brother. Otherwise, people will think you have got possession of property that you had no real claim to.

ἀλλ', ὧ χαλεπώτατε Βοιωτέ] Hermogenes περὶ ἰδεῶν, I 11 p. 325 Spengel: οὔτε τραχύτητι οὔτε σεμνότητι οὔτε ἀκμῆ χρήσαιτο ἄν τις ἀκριβῶς ἐν ἰδιωτικοῖς σφοδρότητι μέντοι ἔστιν ὅπου, καὶ ταύτη μετὰ ἤθους τινὸς, ὡς ἐν τῷ, ἀλλ', ὧ χαλεπώτατε Βοιωτέ, δύναται χρῆσθαι. S.]

οὔκουν ἔγωγε] 'Nor do I,' Kennedy. Here, as frequently, the γε gives its emphasis to the οὖν, and so the formula means οἰκ ἐγὼ γοῦν, 'at all events not I.' So Soph. Oed. Col. 924,

οὔκουν ἔγωγε, σῆς ἐπεμβαίνων χθονὸς, οὖδ' εἰ τὰ πάντων εῖχον ἐνδικώτατα, οὖθ' εἶλκον οὕτ' ἀν

ήγον.

επιβουλεύης κ.τ.λ.] 'If you go on plotting thus,' &c. So κλάη καὶ ὁδύρηται inf.—ώς οὐ προσήκουσιν, i.e. as not properly your own,—as not belonging to you. There may have been a saying, that money badly acquired was generally badly spent [cf. Cic. Phil. 11 65 'male parta male dilabuntur']. At all events, a bad use of property was thought to be a proof that it was not rightly obtained. Cf. Or.21 (in Mid.) 150 τὸ τῆς φύσεως βάρβαρον ἀληθῶς καὶ θεοῖς ἐχθρὸν ἔλκει καὶ βιάζεται, καὶ φανερὸν ποιεῖ τοῖς παρούσιν ὥσπερ ἀλλοτρίοις, ὅπερ ἔστιν, αὐτὸν χρώμενον.

§§ 35, 6. It was not I who did you wrong, since I followed my father's wish in the matter throughout. That I did so, is proved by the privileges you possess; neither I nor any one else wants to take them from you. You can retain them, nay, you can go to law with me, if you please, by the name Boeotus. In fact, it is your own interest to be called by that name; for you would not like to have it said,

1005 ήκουσιν οὕτω χρῆσθαι. ἐπεὶ ἔγωγ' οὐδ' εἰ τὰ μάλιστα 35 ὁ πατὴρ ὄντα σε αὐτοῦ μὴ ἐποιεῖτο ἀδικῶ⁵. οὐ γὰρ ἔμοιγε προσῆκεν εἰδέναι τίνες εἰσὶν υἱεῖς ἐκείνου, ἀλλ' ἐκείνῷ δεῖξαι τίνα ἐμοὶ νομιστέον ἔστ' ἀδελφόν. ὃν μὲν τοίνυν οὐκ ἐποιεῖτό σε χρόνον, οὐδ' ἐγὼ προσήκονθ' ἡγούμην, ἐπειδὴ δ' ἐποιήσατο, κάγὼ νομίζω. τί τούτου σημεῖον; τῶν πατρώων ἔχεις τὸ μέρος μετὰ τὴν τοῦ πατρὸς τελευτήν ἱερῶν, ὁσίων μετέχεις ἀπάγει σε οὐδεὶς ἀπὸ τούτων. τί βούλει; ὰν δὲ φῆ δεινὰ πάσχειν καὶ κλάη καὶ ὀδύρηται καὶ κατηγορῆ ἐμοῦ, ὰ μὲν ἄν λέγη, μὴ πιστεύετε οὐ γὰρ δίκαιον μὴ περὶ τούτων ὄντος τοῦ λόγου νυνί™ ἐκεῖνο δ' ὑπολαμβάνειν Βοιωτῷ κληθέντι. τί οὖν φιλονεικεῖς; μηδαμῶς μὴ 36 ἔχε οὕτω πρὸς ἡμᾶς ἐθελέχθρως οὐδὲ γὰρ ἐγὼ πρὸς

οὐκ ἀδικῶ Bekk. 1824.
 τ κλαίη Z. Cf. Veitch, Greek Vbs.
 τ ούτου Z cum ΣrA¹.
 τ τοῦ νυνί Z. νυνί Bekk. st. cum rA¹.

by way of distinction, that you are the Mantitheus who forced his father to adopt him.

εί τὰ μάλιστα] 'If ever so much,' i.e. if it is ever so true that your father declined to acknowledge you though you were his son.

oὐ γὰρ] i.e. I might have wronged you if his recognition of you had depended on me.

leρων, ὀσίων Religious privileges as well as those of the state (secular or political). The first depended on the enrolment into the phratriae, the latter on that into the γραμματεῖον ληξιαρχικόν. So Timoer. p. 703, § 9, τῶν ἱερῶν μὲν χρημάτων τοὺς θεοὺς, τῶν ὁσίων δὲ τὴν πόλιν ἀποστερεῖ. Thuc. II 52, ἐς ὀλιγωρίαν ἐτράποντο καὶ ἰερῶν καὶ ὁσίων ὁμοίως.

ά μὲν ἀν λέγη] 'Whatever he may say, don't believe him.' Our idiom perhaps is, 'don't believe what he says,' though the phrases are not really identical. He means, τοῖς μὲν λεγομένοις μὴ πιστεύετε, ἐκεῖνο δὲ, &c.—μὴ περὶ τούτων ὄντος, 'siquidem hac de re nunc non disputatur.' (See Shilleto, not. crit. on Thuc. I 118 § 2.)—ὑπολαμβάνετε, 'give him this answer; that he can get satisfaction just as well by the name Boeotus.'

36. ἐθελέχθρωs] 'Wishful of enmity.' A singular and rare compound. The adjective is quoted from Cratinus (Frag. incert. 103). A word of similar character is φιλαπεχθήμων, in Timocr. p. 701 § 6.

σὲ, ἐπεὶ καὶ νῦν, ἵνα μηδὲ τοῦτο λάθη σε, ὑπὲρ σοῦ λέγω^{*} μᾶλλον, ἀξιῶν^{*} μὴ ταὐτὸν ἔχειν ὄνομα ἡμᾶς, ἡ ἐμαυτοῦ^{*}. εἰ γὰρ μηδὲν ἄλλο, ἀνάγκη τὸν ἀκούσαντα ἐρέσθαι πότερος, δύ ὰν ὦσι Μαντίθεοι Μαντίου. οὐκοῦν, ὃν ἠναγκάσθη ποιήσασθαι, σὲ ἀν^{*} λέγη, ἐρεῖ. τί οὖν ἐπιθυμεῖς τούτων; ἀνάγνωθι δέ μοι λαβὼν δύο ταυτασὶ μαρτυρίας, ὡς ἐμοὶ Μαντίθεον καὶ τούτω Βοιωτὸν ὁ πατὴρ ὄνομ' ἔθετο.

MAPTYPIAI.

37 Λοιπὸν ἡγοῦμαι τοῦθ' ὑμῖν ἐπιδεῖξαι, ὧ ἄνδρες ᾿Αθηναῖοι^α, ὡς οὐ μόνον εὐορκήσετε, ἂν ἃ ἐγὼ λέγω ψηφίσησθε, ἀλλὰ καὶ ὡς οὖτος αὐτὸς αὑτοῦ κατέγνω Βοιωτὸν, ἀλλ' οὐ Μαντίθεον ὄνομα δικαίως ἂν ἔχειν. 1006 λαχόντος γὰρ ἐμοῦ τὴν δίκην ταύτην Βοιωτῷ Μαντίου Θορικίῳ, ἐξ ἀρχῆς τ' ἠντιδίκει καὶ ὑπώμνυτο ὡς ὢν

* Bekker. λέγων μ. ἀξιῶ Ζ. λέγειν μ. ἀξιῶ ΕΣΦ.
 * ἢ ἐμαυτοῦ Bekk. 1824 cum marg. Σ. om. Z cum Σ.
 ἐὰν Ζ. ^a δικασταί Bekk. 1824. ^b ἡντεδίκει Z.

τούτων] Such inconveniences and causes of reproach as I have described.

§§ 37, 8. One proof that he considered his name to be really Bocotus and not Mantitheus is, that under the former name he both accepted the action I brought, and moved for a rule for a new trial against the decision of the arbitrators.

[§ 39 is closely connected with § 36, and the two intervening sections must have been inserted after the arbitration, shortly before the trial. Blass Att. Ber.

III 417. S.]

å έγὼ λέγω] 'What I say,' i.e. rather than what he says. So Plato, Theaet. p. 161 B, σὐ κάλλιον, ὧ Σώκρατες, λέγεις. This

explains the important texts S. Matth. 27. 11, S. John 18. 34. κατέγνω] Lit. 'gave a verdict against himself to the effect that he would rightly have the name Boeotus and not Mantitheus.'

ήντιδίκει και ὑπώμνυτο] 'He at once accepted service of the suit, and put in an oath that he was unable to attend.' The ὑπωμοσία is here spoken of as one of the many evasions adopted by those who endeavoured to thwart justice. From Ar. Plut. 725, it is clear that it was occasionally put in as an aegrotat, a certificate of ill-health. Compare Mid. p. 541, § 84. Or. 48 § 25.

Βοιωτὸς καὶ τὸ τελευταῖον ἐπεὶ οὐκέτι ἐνῆν αὐτῷ διακρούσασθαι, ερήμην εάσας καταδιαιτήσαι, σκέψασθε πρὸς θεῶν τί ἐποίησεν ἀντιλαγγάνει μοι τὴν μὴ οὖ- 38 σαν Βοιωτον αύτον προσαγορεύσας. καίτοι έξ άρχης τε έδει έαν αυτον τελέσασθαι την δίκην κατά Βοιωτού. είπερ μηδέν προσήκεν αύτω του ονόματος, ύστερον τε μη αὐτὸν φαίνεσθαι ἐπὶ τῷ ὀνόματι τούτῳ ἀντιλαγχάνοντα την μη οὖσαν. ὸς οὖν αὐτὸς αὑτοῦ κατέγνω δικαίως είναι Βοιωτός, τί ύμας αξιώσει τους ομωμοκότας ψηφίζεσθαι; ώς δὲ ταῦτ' ἀληθη λέγω, λαβέ μοι την αντίληξιν και τὸ ἔγκλημα τουτί.

ΑΝΤΙΛΗΞΙΣ. ΕΓΚΛΗΜΑ.

Εί μεν τοίνυν οὖτος έχει δείξαι νόμον δς ποιεί κυ- 39 ρίους είναι τους παίδας του έαυτων ονόματος, α λέγει

έάσας κ.τ.λ.] He let the arbitrators give judgment against him by default (compare Mid. ut sup.), and then moved for a new trial under the name of Boeotus. The phrase ἀντιλαγχάνειν την μη ουσαν means to obtain a new trial of the reference (Kennedy, Appen. x, p. 398), i.e. to set aside a verdict on the ground that it is wrong, and therefore that the trial is null and void, non-existent, as it were. Mid. p. 543 § 90, άλλα τὴν μὴ οὖσαν ἀντιλαχεῖν αὐτῷ ἐξῆν δήπου. [Pollux: όπόταν τις παρά διαιτηταίς παραγραψάμενος καὶ ὑπομοσάμενος νόσον η ἀποδημίαν, είς την κυρίαν μη απαντήσας έρήμην όφλη, έξην έντος δέκα ήμερων την μη ούσαν ἀντιλαχείν, και ή έρήμη έλύετο, ώς έξ άρχης έλθεῖν ἐπὶ διαιτητήν (viii 60). (Hudtwalcker über die Diaeteten, p. 99 ff.) S.]

38. προσαγορεύσας See note on Isocr. Paneg. § 25, προσειπείν.

S.]

 $\dot{\epsilon}\xi \, \dot{a}\rho\chi\hat{\eta}s$] 'He ought to have let me get the original action to go against Boeotus, if he had no claim to the name at all, and not to come forward himself afterwards to ask for a new rule by this name.' Compare a similar argument in Or. 40 § 18.

The subject of τελέσασθαι seems to be ἐμέ. Kennedy translates, 'he should in the first instance have allowed the suit to proceed to its termination against Boeotus.' But it may be suggested that τετελέσθαι is the true reading. Cf. Or. 38 (πρός Ναυσιμ.) 18, δεινόν αν είη εί -- είκοστω νῦν έτει δίκην τελέσαισθ' ύμεις.

τί ἀξιώσει κ.τ.λ.] 'What verdict will he expect you on your oaths to give? i.e. it is not very likely you will decide that he ought to be called Mantitheus.

§ 39. If he can show a law that gives children a right to name themselves, then you will νῦν οὖτος, ὀρθῶς ἂν ψηφίζοισθε. εἰ δ' ὁ μὲν νόμος,
ὂν πάντες ἐπίστασθε ὁμοίως ἐμοὶ, τοὺς γονέας ποιεῖ
κυρίους οὐ μόνον θέσθαι τοὔνομα ἐξ ἀρχῆς, ἀλλὰ κἂν
πάλιν ἐξαλεῖψαι βούλωνται καὶ ἀποκηρῦξαι, ἐπέδειξα
δ' ἐγὼ τὸν πατέρα, ὃς κύριος ἦν ἐκ τοῦ νόμου, τοὑτῷ
μὲν Βοιωτὸν, ἐμοὶ δὲ Μαντίθεον θέμενον, πῶς ὑμῖν
40 ἔστιν ἄλλο τι πλὴν ἁγὼ λέγω ψηφίσασθαι; ἀλλὰ μὴν
ὧν γ' ἂν μὴ ὧσι νόμοι°, γνώμη τῆ δικαιοτάτη δικάσειν
ὀμωμόκατε, ὥστ' εἰ μηδεὶς ἦν περὶ τούτων κείμενος
νόμος, κὰν οὕτω δικαίως πρὸς ἐμοῦ τὴν ψῆφον ἔθε-
σθε. τίς γάρ ἐστιν ὑμῶν ὅστις ταὐτὸν ὄνομα τοῖς αὑ- 1007
τοῦ παισὶ τέθειται δυοῖν^ά; τίς δ', ὧ μήπω παίδες εἰσὶ,

c νόμοι ὧσι Ζ. Δ (cf. § 32). δυοίν οὖσιν Bekk. 1824.

properly vote for him; but if the law gives fathers the fullest power over both the name and the property of sons, and if Mantias did legally call me by one name and him by another, how can you, if you act by the law, refuse my request?

έξαλεῖψαι] To erase it from the list of citizens. So Cleon is said in making a certain speaker ἄτιμος, τον Γρύττον έξαλεῖψαι, Ar. Equit. 877. So also Or. 37 § 34.—ἀποκηρῦξαι, ἀπειπεῖν, to disclaim or disinherit him. The absolute power of the father over the status of the son was the same in both the Attic and the Roman law.

['Révoquer publiquement.' ἀποκήρυξις signifie ici tout simplement la proclamation par la voix du héraut. Les lexicographes donnent encore à ce mot un autre sens, celui de la répudiation du fils par le père. Mais voyez à ce sujet les judicieuses observations de Van den Es, de iure familiarum apud Athenienses, p. 125—135.' Da-

reste.]

§§ 40, 1. In default of the express command of the law, you are bound (i.e. by the terms of your oath) to vote as you think most just; so that even on this ground you ought to vote forme. No father ever does or ever will give the same name to two sons, so that what you think is right for your own children you ought to think is right also for me.

ῶν ἄν μὴ ῶσι νόμοι] The oath of the heliasts in Timocr. (Or. 24) p. 746 commences with ψηφιοῦμαι κατὰ τοὺς νόμους. [Pollux VIII 122, ὁ δ' ὅρκος ἢν τῶν δικαστῶν περὶ μὲν ῶν νόμοι εἰσὶ, ψηφιεῖσθαι κατὰ τοὺς νόμους, περὶ δὲ ῶν μὴ εἰσὶ, γνώμη τῆ δικαιοτάτη. S.] πρὸς ἐμοῦ] 'On my side,'

πρὸς ἐμοῦ] 'On my side,' virtually the same as πρὸ ἐμοῦ. So Soph. Trach. 150, ἤτοι πρὸς ἀνδρὸς η τέκνων φοβουμένη.

 $\tau \epsilon \theta \epsilon \iota \tau a \iota$] In the usual medial sense. Cf. $\dot{\nu}\pi \delta \theta \epsilon \sigma \iota s$ 1. 23 n.— $\ddot{\phi}$ $\mu \dot{\eta} \pi \omega$ κ.τ.λ. 'cui nondum sint liberi.'

θήσεται[®]; οὐδεὶς δήπου. οὐκοῦν ὁ δίκαιον τῆ γνώμη 41 τοῖς ὑμετέροις αὐτῶν παισὶν ὑπειλήφατε, τοῦτο καὶ περὶ ἡμῶν εὐσεβὲς γνῶναι. ὥστε καὶ κατὰ τὴν δικαιοτάτην γνώμην καὶ κατὰ τοὺς νόμους καὶ κατὰ τοὺς ὅρκους καὶ κατὰ τὴν τούτου προσομολογίαν ἐγῶ μὲν μέτρια ὑμῶν, ὧ ἄνδρες ᾿Αθηναῖοι, δέομαι καὶ δίκαια ἀξιῶ, οὖτος δ᾽ οὐ μόνον οὐ μέτρια, ἀλλ᾽ οὐδ᾽ εἰωθότα γίγνεσθαι.

° τls—θήσεται in margine a correctore additum habet Σ, om. Z.

41. εὐσεβὲς] 'Your duty in accordance with your oath.' For this technical sense, see the note on Eur. Med. 755. Hipp. 656, 1309 (P.).

τήν τούτου προσομολογίαν]
The admission he made, by accepting the action, § 37.

The grounds for a verdict of the dicasts in his favour are briefly summed up again; the law, their sense of right, their oath to decide by that sense, and the defendant's own admission that Boeotus was and is his name.

OR. XL.

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ ΠΡΟΙΚΟΣ ΜΗΤΡΩΙΑΣ.

The parties in this suit are the same as in the preceding. The action now brought against the defendant is for a sum of money claimed out of the general property as due exclusively to Mantitheus, viz. a talent as the dower of his mother, to which he had a legal claim (§ 59). The dispute seems to have been an old one; for in § 3 and 18 the plaintiff says that after a lapse of eleven years he has come into court, all attempts to settle the matter by arbitration having failed. The claim was evidently first made by Mantitheus soon after his father's death. He had recognised his two half-brothers as co-heirs, and was willing to let them take a third share each, though perhaps he was not legally bound to do this. But he asserted his right to the talent over and above his own third part. Upon this Boeotus makes a counter-claim to

must have married Plango after the death of his first wife, but that the adoption by the father entitled them to a share in the property. Indeed, this is virtually asserted in Or. 39 §§ 6, 20, 30. It appears likely that this would carry with it a legal claim (§ 59) to Plango's property under the title of $\pi\rhooi\kappa\alpha$, or dowry.

¹ In Or. 39 § 6, he says, συγκεχωρηκέναι τὸ τρίτον νείμασθαι μέρος, as if it were a voluntary concession on his part. But in § 13 of the present speech he says he acknowledged Boeotus and Pamphilus in obedience to the law, though they were not his brothers. From which we may infer, not, as Kennedy thinks, that Mantias

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ ΠΡΟΙ. ΜΗ. 177

the same sum, $\tau \eta \nu \text{ "coy} \nu \pi \rho o i \kappa a^1$, due to himself from his mother Plango (§ 14), and, as it seems, to some further property due from his father (§ 15). He thought, no doubt, that his brother would decline to risk an action for a still larger demand than that which he had himself made, and which might go against him; and in default of direct evidence, he trusted probably to vague, indirect, and purposely misleading inferences ($\pi a \rho a \gamma \omega \gamma a \lambda$, § 21), to establish the allegation that Plango had a fortune. This, however, is denied and disproved by counter-testimony by Mantitheus.

For the time being, the dispute seems to have been settled by the division of the bulk of Mantias' personal property, reserving only the slaves and the family house (olkía), the former for the sake of evidence on either side, the latter for payment of the claims, whichever side should prove to have a right to them.

This agreement being made, the cross-suits appear to have at once commenced. Each claimed his mother's dower out of the residuary property. The case was referred to an arbitrator Solon (§ 16), who however died before the decision could be given, in consequence of the delays and evasions of Boeotus. The latter then brings a fresh action against Mantitheus, and Mantitheus renews his old claim against Boeotus, and by that name. There are grounds for believing the man had established his right to the name of Mantitheus; anyhow, when the case went against him as Boeotus, he denied that this was his name and took no notice whatever of the decision (§§ 17, 18). Consequently, the real Mantitheus is compelled to sue him again in the eleventh year, in the court. Boeotus, it would seem, had changed his claim for Plango's

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¹ In § 20 it is said that Plango's dower was more than 100 minac. (See the note on § 14.)

² See Introd. Or. 39 ad fin.

dower to a demand for some other property, which is not specified; but his motive was the same, to cancel one demand by another, and he probably made that demand which he thought he could best establish on the slaves' evidence.

That Boeotus had played the bully for a long time, and made many vexatious claims on his brother, is clear from the evidence adduced. He had behaved so badly, in fact, that Mantitheus had been compelled to leave his own home. Many instances are given in which the old quarrel about the name had led to most disagreeable results and misunderstandings. In truth, throughout both the speeches the animus manifested on both sides is as bad as possible. In § 57 the plaintiff intimates that he had fears of being poisoned if he had continued to live in the same house. And he even takes pains to show that he did not believe the defendants were his father's sons at all. He regards the whole affair of the forced adoption as a scandalous fraud.

In one part of the present speech (§ 8—12) the orator repeats, with some slight addition to the details, the subject of the preceding action about the name. The argument against the present claim of Boeotus turns (§§ 20—24) on the improbability of his mother's father, who died a debtor to the state, having left any money over and above, that could have come to Mantias after the confiscation of the property. On the other hand, it is shown

dower; and so it was thought unsafe to make precisely the same demand in a new action. From § 3, ἔνεκα τῆς δίκης ταύτης, it appears likely that some other claims were trumped up for the sake of furnishing the matter of a cross-suit.

^{1 § 17,} οὐ νῦν περὶ ἐκείνων εἴληχέ μοι δίκην οὐδεμίαν, ἀλλὰ περὶ ἄλλων τινῶν. There is some obscurity on this point which is not fully cleared up in the course of the speech. Perhaps the arbitrators' decision in favour of Mantitheus had released him from the payment of Plango's

(§§ 24, 25) that Mantitheus' mother was a lady of property, the daughter of Polyaratus, and sister of the wife of Chabrias. Her first husband was a son of Cleon (§ 25), and it is argued that such a man was not likely to have married a penniless wife. Her brothers too were men of wealth and honour who were not likely to have seen their sister wronged (§ 25).

The precise date of the action is uncertain. That the misconduct of Boeotus had gone on for eleven years after the death of Mantias is expressly stated (§ 3). And from § 34 it is also clear that the enrolment by the name of Mantitheus instead of Boeotus had been made after some at least of his vexatious proceedings ($\mu\epsilon\tau\dot{\alpha}$ $\tau a\hat{\nu}\tau a$ $Ma\nu\tau\dot{\nu}\theta\epsilon o\nu$ $\epsilon a\nu\tau\dot{\nu}\nu$ $\epsilon\gamma\gamma\rho\dot{\alpha}\psi as$ $\epsilon\dot{\nu}s$ $\tau\dot{\nu}\dot{\nu}s$ $\delta\eta\mu\dot{\nu}\tau as$). In § 35 however he speaks of the action $\pi\epsilon\rho\dot{\nu}\tau\dot{\nu}\dot{\nu}\nu$ $\epsilon\nu\dot{\nu}\mu\alpha\tau os$ having been already brought; and there is nothing in the present speech to indicate how soon afterwards the trial about the dowry was commenced.

[The present trial seems to have taken place in the eleventh year after the death of Mantias, who according to the evidence of inscriptions (see note 1 on p. 140) was alive at the end of Ol. 105, 3 = B.c. 357. The earliest possible date for his death is Ol. 105, 4 = B.c. 356, which would give us Ol. 108, 2 = B.c. 347 - 6 as the probable date of the present trial. This conclusion is supported by other details minutely stated by Arnold Schaefer (*Dem. u. s. Zeit* III 2, 224), and coincides with a passage of Dionysius of Halicarnassus¹, placing the trial $\pi\epsilon\rho$?

ἔτεσιν ὕστερον ἠγώνισται τὸν ἀγῶνα ὁ κατήγορος, ἀλλὰ δύο ἢ τρισίν, ὡς ἀκριβέστερον περὶ αὐτῶν ἐν τῷ Δημοσθένους γραφῷ δεδηλώκαμεν. The restoration in brackets is due to Sauppe.— For a minor chronological point, see on \S 37.

¹ Dionys. (on Deinarchus, § 13 p. 666, 1) πρὸς Μαντίθεον περί προικός 'Πάντων ἐστὶν ἀνιαρότατον.' οὖτος ἀκολουθεῖ τῷ προτέρῳ λόγῳ καὶ πολλὰ ἔχει κατὰ λέξιν ταὐτά, ἃ εἴη ἃν τοῦ αὐτοῦ ῥήτορος, ἔξω τῆς Δεινάρχου ἡλικίας. [καὶ γὰρ οὐ] πολλοῖς

προικὸς two or three years after the trial περὶ ὀνόματος, which probably belongs to B.C. 350.

Arnold Schaefer (u. s. pp. 225—6) holds the present speech inferior to the speech περὶ ὀνόματος both in grasp of subject-matter and in style and expression. The writer was clearly familiar with the earlier speech, and several closely parallel passages occur in the two orations, which are in some cases better expressed in the earlier speech (cf. Or. 39 § 23 with 40 § 29; 39 § 2 with 40 § 9). For these and similar reasons he concludes that the $\pi\epsilon\rho i$ προικός was not written by Demosthenes. Having in the former case availed himself of the help of Demosthenes without success, the plaintiff may have resorted to another advocate in the latter. In frequency of hiatus and in absence of rhythm the speech is unlike the genuine work of Demosthenes; and, for these and other reasons, Blass agrees with Schaefer in regarding it as the work of another writer. Att. Ber. III 453. S.]

(Cf. A. Schaefer, u. s. pp. 211-4.) S.]

[The following tables may illustrate some of the genealogical details involved in the case:

Polyaratus of Xo-Son (died early, § 7). λαργόs (trierarch in Samian war Daughter* of Polyaratus and widow of Cleomedon, Periander, § 6 B.C. 322). (trierarch in B.c. 357). Daughter, § 24 Menexenus, §§ 6, 25. Bathyllus, §§ 6, 25. ob. soon after B.c. 399). Polyaratus of Xolapyo's Daughter, § 13. Mantitheus of Oopukos. (the younger). MANTITHEUS (\$\$ 6 and 24) (ob. B.c. 356?) PLANGON + MANTIAS Pamphilus, Hedylus, § 23. Euthydemus, § 23. famous general Eryximachus is wife of the Chabrias). CLEON Or. 40 § 25 (the demagogue, ob. B.C. 422). whose sister (married to Bororus (or Mantitheus the elder). Pamphilus (§ 20) of Keipiádai. Cleomedon, § 6 + Daughter *, § 6 (whose second husband was MANTIAS). daughters. Three Cleaenetus of Kvδαθήναιον. (§ 6 ad fin.). Boeotus, § 23. Cleon

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ ΠΡΟΙΚΟΣ ΜΗΤΡΩΙΑΣ.

ΥΠΟΘΕΣΙΣ.

Καὶ οὖτος παρὰ τοῦ αὐτοῦ καὶ πρὸς τὸν αὐτὸν ὁ λόγος εἴρηται. καὶ τὰ μὲν ἄλλα πάντα ταὐτὰ, ἡ Πλαγγων, ὁ ὅρκος, ἡ τῶν παίδων ἀναγκαία ποίησις. ἀποθανόντος δὲ τοῦ Μαντίου οἱ παῖδες ὄντες τρεῖς, 5 Μαντίθεος ὁ ἐκ τῆς νόμω γαμηθείσης καὶ Βοιωτὸς καὶ Πάμφιλος οἱ ἐκ τῆς Πλαγγόνος, ἐνέμοντο τὴν οὐσίαν. φάσκοντος δὲ τοῦ Μαντιθέου προῖκα ἑαυτῷ μητρώαν ὀφείλεσθαι, Βοιωτὸς καὶ Πάμφιλος καὶ αὐτοὶ προικὸς ἡμφισβήτουν, ὡς καὶ τῆς Πλαγγόνος εἰσενεγκα-10 μένης εἰς τὸν οἰκον τοῦ Μαντίου μνᾶς ἑκατόν. συνέδοξεν οὖν αὐτοῖς νείμασθαι πάντα ἐπ' ἴσης πλὴν τῆς οἰκίας, ἵν' ὁποτέρων ἂν ἡ μήτηρ φανῆ προῖκα εἰσενεγκαμένη, τούτοις ἀπὸ τῆς οἰκίας ἀποδοθῆ τὸ ἀργύριον, καὶ πλὴν τῶν ἀνδραπόδων, ὅπως οἱ περὶ τὸν

Argument. 1. 9, ἡμφισβήτουν] 'Put in a counter-claim to a dower, on the plea that Plango also (their mother) had brought into the family-property of Mantias 100 drachmae.' Both the mothers being dead, as well as the father, their respective children claim the dower that each had contributed. The question mainly turns on the fact of either or both having brought a dower. Mantitheus, when the property was being

shared, claimed his mother's money over and above his share. It is clear that he regarded Bocotus' demand as a mere device for cancelling his account against the common property.

είσενεγκαμένης] A technical word in this sense. So Or. 42 § 27, μενούσης μοι τῆς μητρος έν τῷ οἴκψ καὶ ζώσης καὶ προῖκα ἐπενεγκαμένης. See also inf. §§ 19, 59, 60.

14. Βη οί περί Βοιωτον,

1008 Βοιωτον, ἐὰν ἐπιζητῶσί τι τῶν ἔνδον, ἔχωσιν ἔλεγχον. 15 μετὰ δὲ ταῦτα ἀντενεκάλεσαν ἀλλήλοις, ὁ μὲν Μαντίθεος ὑπὲρ τῆς μητρώας οὐσίας, ἐκεῖνοι δὲ ὑπὲρ ἄλλων τινῶν. καὶ ὁ διαιτητής Μαντιθέου μὲν ἀπεδιαίτησε, Βοιωτοῦ δὲ κατεδιαίτησεν ἐρήμην. λαγχάνει δὴ Μαντίθεος καὶ εἰς τὸ δικαστήριον αὐτῷ τὴν αὐτὴν δίκην, 20 ἀπαιτῶν τὴν προῖκα.

Πάντων ἐστὶν ἀνιαρότατον, ὧ ἄνδρες δικασταὶ, ὅταν τις ὀνόματι μὲν ἀδελφὸς προσαγορευθῆ τινῶν,

'Bœotus' party,' himself, his brother Pamphilus, and their friends are meant. See Or. 39 § 2. If they should afterwards put in a further claim on any property in the house, with the exception of the slaves, such claims would be refuted by their having been paid and a release given by them. By έχωσιν έλεγχον he means έχωσιν ώ έλέγχωνται as well as ψ έλέγχωow. Otherwise, both parties would hardly have consented to this reservation. The reason why the slaves were reserved appears from § 15, viz. that the question by torture might be put to them, as belonging to both parties alike, if any further claims to property should be made, ἐάν τι ἐπιζητῶσι.

16. μετὰ ταῦτα] After this agreement had been made, that future claims should be paid out of the common property, &c. Boeotus, it seems, thereupon dropped his claim to Plango's dower, and asserted his right to ἄλλα τινα, perhaps thinking that he could make use of the evidence of the slaves in his favour. See § 17.

18. $d\pi\epsilon\delta\iota al\tau\eta\sigma\epsilon$ He gave the

decision in favour of Mantitheus, and against Boeotus by default (§ 17). Mantitheus, therefore, fortified by this decision, on Boeotus' refusal to pay, brings the same suit into court, requiring payment of the money, i.e. of the dower.

20. καὶ εἰς τὸ δ.] 'He brings the same suit also into court:' apparently because Boeotus disregarded the arbitrators' decision, on the plea that not Boeotus, but Mantitheus was his name (§ 18). [For λαγχάνειν δίκην εἰς δικαστήριον cf. 59 (Neaer.) § 98 λαγχάνουτι δίκην τοῖς Λακεδαιμονίοις εἰς τοὺς 'Αμφικτύονας χιλίων ταλάντων. S.]

§§ 1—5. Statement of the hardships the plaintiff has had to bear. First, he has been deprived of two-thirds of his rightful property by the forced recognition of his illegitimate half-brothers. Next, he has been ejected by them from his own home; and thirdly, they withhold the payment of his mother's dower, which he now requires as a portion for a marriageable daughter.

 $\pi \acute{a}\nu \tau \omega \nu \quad \kappa.\tau.\lambda.$] 'Nothing is more painful, gentlemen of the

τῷ δ' ἔργῷ ἐχθροὺς ἔχῃ τούτους, καὶ ἀναγκάζηται πολλὰ καὶ δεινὰ παθῶν ὑπ' αὐτῶν εἰσιέναι εἰς δικα2 στήριον, ὁ νῦν ἐμοὶ συμβέβηκεν. οὐ γὰρ μόνον ἀτύχημά μοι ἐξ ἀρχῆς ἐγένετο, διότι Πλαγγῶν ἡ τούτων μήτηρ ἐξαπατήσασα τὸν πατέρα μου καὶ ἐπιορκήσασα φανερῶς ἦνάγκασεν αὐτὸν ὑπομεῖναι τούτους ποιήσασθαι, καὶ διὰ τοῦτο τὰ δύο μέρη τῶν πατρῷων ἀπεστερήθην' ἀλλὰ πρὸς τούτοις ἐξελήλαμαι μὲν ἐκ τῆς πατρῷας οἰκίας ὑπὸ τούτων, ἐν ῇ καὶ ἐγενόμην καὶ ἐτράφην καὶ εἰς ἡν οὐχ ὁ πατήρ αὐτοὺς, ἀλλ' ἐγῶ 3 τελευτήσαντος ἐκείνου παρεδεξάμην, ἀποστεροῦμαι δὲ 1009 τὴν προῖκα τῆς ἐμαυτοῦ μητρὸς, περὶ ἦς νυνὶ δικάζομαι, αὐτὸς μὲν τούτοις δίκας ὑπὲρ ὧν ἐνεκάλουν μοι πάντων δεδωκὼς, πλὴν εἴ τινα νῦν ἕνεκα τῆς δίκης

jury, than for a man to be addressed in name as 'brother' to certain persons, but in fact to have them his enemies, and to be compelled, from the many cruel wrongs he has suffered from them, to come into your court. This is now my case.' The usual antithesis of horos and epyov is slightly changed, because ovoma refers to the specific title or name of 'brother.' And hence the dative is used, though προσαγορεύεσθαι ονομα is a more common syntax. See inf. §§ 18, and 20, ore ποτ' ἄλλο χαίρει προσαγορευόμεvos. [On the form προσαγορευθή cf. note on Or. 55 § 4, S.]

2. ἐπιορκήσασα φανερῶς] 'By manifest perjury.' Kennedy.

See Or. 39 § 4.

ύπομεῖναι] "Graviter additum est ad significandum quam invitus homo mulieri cesserit." G. H. Schaefer.

έξελήλαμαι] His brother had behaved so badly that he could

not continue to live in the same house. See § 56 fin.

 $\epsilon ls \, \hat{\eta} \nu \, \kappa.\tau.\lambda.$] 'Into which they were admitted, not by my father' (i.e. which might have given some apparent right to their claim to the property), 'but by myself after his death.' Kennedy gives a slightly different turn to the sense, 'and in which I received them after my father's death, though he in his lifetime would never admit them to it.' The point seems to be, that the half-brothers have abused a reluctant concession. Their legal right, at least, is not clear, the marriage of Mantias with Plango being left uncertain.

3. δίκας δεδωὼκς] 'Though I had given them satisfaction on all matters (plural) in which they made any claim, except indeed some trifling ones which they have wrongfully made the grounds of a cross-suit (or counter-suit) on account of this

ταύτης ἀντειλήχασί μοι συκοφαντοῦντες, ὡς καὶ ὑμῖν ἔσται καταφανὲς, παρὰ δὲ τούτων ἐν ἕνδεκα ἔτεσιν οὐ δυνάμενος τυχεῖν τῶν μετρίων, ἀλλὰ νῦν εἰς ὑμᾶςα καταπεφευγώς. δέομαι οὖν ἁπάντων ὑμῶν, ὦ ἄνδρες 4 δικασταὶ, μετ' εὐνοίας τέ μου ἀκοῦσαι οὕτως ὅπως ὰν δύνωμαι λέγοντος, κὰν ὑμῖν δοκῶ δεινὰ πεπονθέναι, συγγνώμην ἔχειν μοι ζητοῦντι κομίσασθαι τὰμαυτοῦ, ἄλλως τε καὶ εἰς θυγατρὸς ἔκδοσιν' συνέβη γάρ μοι δεηθέντος τοῦ πατρὸς ὀκτωκαιδεκέτη γῆμαι, καὶ διὰ τοῦτο εἶναί μοι θυγατέρα ἤδη ἐπίγαμον. ὥστ' ἐμοὶ μὲν 5 δικαίως ὰν ἀδικουμένω διὰ πολλὰ βοηθήσαιτε, τούτοις δ' εἰκότως ὰν ὀργίζοισθε' οἵτινες, ὧ γῆ καὶ θεοῖ, ἐξὸν αὐτοῖς τὰ δίκαια ποιήσασι μὴ εἰσιέναι εἰς δικαστήριον, οὐκ αἰσχύνονται μὲν ἀναμιμνήσκοντες ὑμᾶς εἴ τι ἢ ὁ

ὑμᾶs Bekk. 1824 (cf. § 18). ὑμᾶs βοηθοὺs Z et Bekk. st. cum Σ.
 Þ Bekk. μοι γὰρ Z cum FΦ et pr. Σ.

action,' i.e. that they may seem to be claimants themselves instead of defendants. The disputes had been referred to arbitration before Solon and another, inf. § 16.—ἔνεκα τῆς δίκης, i.e. for the mere purpose of getting up a claim against my demand for the dowry.

οὐ δυνάμενος] Referring to δικάζομαι. 'I have been unable for eleven years to obtain from them fair treatment (or, a fair settlement of my claims), and so at last I have recourse to you.'

τῶν μετρίων] 'My just and reasonable demands.'— ἔνδεκα ἔτεσιν, cf. § 18.

4. $\delta\pi\omega s$ av $\delta\psi\nu\omega\mu\alpha\iota$ $\kappa.\tau.\lambda$.] An apology for want of skill in pleading, as in Or. 34 § 1; the fact being suppressed that the speech was really composed for him by another.

συγγνώμην ἔχειν μοι] To show me all reasonable consideration; to make allowance for my feelings and language under the circumstances which I shall describe.

els ἔκδοσιν] 'For a marriage portion for my daughter,' who is ἐπίγαμος, nubilis, 'marriageable,' § 57. The gloss of Hesychius, ἐπίγαμος' πατρώος, is difficult to explain. The technical term was ἐπιδοῦναι προῦκα, §§ 6, 56.

[On $\pi\rho ol\xi$, see Hermann's Privatalt. § 30, 14 to 22=p. 263 ed. Blümner, also § 65, 15 to 17=p. 66 of Rechtsalt. ed. Thalheim; and Becker's Charicles III p. 293—7=p. 480 of Engl. abridgment. S.]
5. $\dot{\epsilon}\xi\dot{\delta}\nu$ — $\mu\dot{\eta}$] 'When they

5. $\epsilon \xi \delta \nu - \mu \eta$] 'When they need not have come into court at all.' See Or. 39 § 12.

[§§ 5-9

πατηρ ήμων μη ορθως διεπράξατο η ούτοι εἰς ἐκεῖνον ήμαρτον, ἀναγκάζουσι δ' ἐμὲ δικάζεσθαι αύτοῖς. ἴνα δ' ἀκριβως εἰδητε ως οὐκ ἐγω τούτου αἴτιος εἰμὶς, ἀλλ' οῦτοι, ἐξ ἀρχης ὑμῖν, ως ὰν ἐν βραχυτάτοις δύνωμαι, διηγήσομαι τὰ πραχθέντα.

 c ως έγω αΐτιος οὐκ εἰμί Z. (ως οὐκ έγω αΐτιος οὐκ εἰμί Σ .) έγω τούτου Bekk. cum margine Σ .

d Bekk. om. Z cum Σ.

μὴ ὀρθῶς διεπράξατο] 'Any act which my father improperly committed.' He somewhat curtly alludes to the paternal peccadilloes mentioned in Or. 39 § 26. Perhaps certain political misdoings are included. *Ibid.* § 3.

§§ 6, 7. The family history. My mother had been married before to Cleomedon, a son of Cleon, with the dower of a talent. After his death, her brothers gave her to my father Mantias, with the same dower, to which I (my younger brother by her being dead) am now the sole claimant.

Πολυαράτου] Cf. § 24. In n.c. 409 he held a financial office, as is shown by an inscription concluding with the

words 'Ελληνοταμία 'Αναιτίφ Σφηττίφ και παρέδρφ [II]ολυαράτφ Χολαργεί. Boeckh, Publ. Ec. 11 vii p. 245 trans. Lamb. S.]

Χολαργέως] Hesych. Χολαργῆς· δῆμος φυλῆς ᾿Ακαμαντίδος. Arist. Ach. 855, Αυσίστρατός τ΄ ἐν τάγορὰ Χολαργέων ὄνειδος. More is said of these brothers inf. § 25.

 $\tau \hat{\varphi}$ K $\lambda \epsilon \omega vos vl \hat{e}$ See Arg. Or. 39, n. 1. On Cleon, the famous demagogue, see further in § 25.

έπιδόντος] Cf. Isaeus de Pyrrhi hered. § 51, μήτε τὸ δέκατον μέρος ἐπιδοὺς ἐκδοῦναι τῆ γνησία θυγατρὶ τῶν πατρώων. Β.]

κομισαμένη] 'Receiving back.' Kennedy.

καὶ γίγνομαι αὐτοῖς ἐγώ τε καὶ ἄλλος ἀδελφὸς νεώτερος ἐμοῦ, ὸς ἔτι παῖς ὢν ἐτελεύτησεν. ὡς δ' ἀληθῆ λέγω περὶ τούτων ὑμῖν, πρῶτον τοὺς μάρτυρας παρέξομαι.

ΜΑΡΤΥΡΕΣ.

Τὴν μὲν τοίνυν μητέρα τὴν ἐμὴν οὕτως ὁ πατήρ 8 μου γήμας εἶχε γυναῖκα ἐν τῆ οἰκία τῆ ἑαυτοῦ, ἐμέ τε ἐπαίδευε καὶ ἠγάπα, ὥσπερ καὶ ὑμεῖς ἄπαντες τοὺς ὑμετέρους παῖδας ἀγαπᾶτε. τῆ δὲ τούτων μητρὶ Πλαγγόνι ἐπλησίασεν ὅντινα δή ποτ' οὖν τρόπον' οὐ γὰρ ἐμὸν τοῦτο λέγειν ἐστί. καὶ οὕτως οὐ πάντα γε ἦν 9 ὑπὸ τῆς ἐπιθυμίας κεκρατημένος, ὥστ' οὐδὲ τῆς μητρὸς τῆς ἐμῆς ἀποθανούσης ἠξίωσεν αὐτὴν εἰς τὴν οἰκίαν

§§ 8-10. Mantias treated his lawful wife with all affection, and me also her son; while Plango the mistress and her brats held quite a secondary place, and were not acknowledged at all; nay, even on the death of his wife, he would have nothing to say to them. It was only when Boeotus being grown up had conspired with some goodfor-nothing friends of his to defraud me, and by their advice had brought a suit against my father to compel him, that he reluctantly acknowledged the children of the mistress; and the defendant gained his end by the perjury of the woman in collusion with Menecles.

σσπερ καὶ ὑμεῖς] An appeal to the feelings of the judges, and a compliment to their character. The argumentum ad misericordiam is similarly seen in §§ 4, 5.

ὄντινα—τρόπον] This must mean that he does not know and does not care to inquire 9. ούτως οὐ -- ωστ' οὐδὲ κ.τ.λ.] Adeo non prorsus cupidine victus ut ne mortua quidem matre domo eam ad se receperit. We may construe either οὐ πάντα, in the sense of μετρίως (C. R. Kennedy, 'he was so far under restraint'), or οὐ κεκρατημένος πάντα, 'not wholly (or in all his impulses) overcome by his passion.' The general sense is, 'and though he was very fond of her, he refused to give either her or her sons any formal recognition.' ['He was not so mastered by his passion, as to introduce her to live with him in his house.' Prof. Kennedy.]

παρ' έαυτον εἰσδέξασθαι, οὐδὲ τούτους, ὡς υίεῖς εἰσὶν αύτοῦ, πεισθῆναι' ἀλλὰ τὸν μὲν ἄλλον χρόνον οὖτοι διῆγον οὐκ ὄντες τοὐμοῦ πατρὸς, ὡς καὶ ὑμῶν οἱ πολλοὶ ἴσασιν, ἐπειδὴ δ' οὑτοσὶ^ο αὐξηθεὶς καὶ μεθ' αὐτοῦ^τ παρασκευασάμενος ἐργαστήριον συκοφαντῶν, ὧν ἡγεμῶν ἦν Μνησικλῆς καὶ Μενεκλῆς ἐκεῖνος ὁ τὴν Νίνον ἑλῶν, μεθ' ὧν οὖτος ἐδικάζετό μου τῷ πατρὶ 10 φάσκων υίὸς εἶναι ἐκείνου, συνόδων δὲ γιγνομένων πολλῶν ὑπὲρ τούτων, καὶ τοῦ πατρὸς οὐκ ἂν φάσκοντος πεισθῆναι ὡς οὖτοι γεγόνασιν ἐξ αὐτοῦ, τελευτῶσα ΙΟΙΙ ἡ Πλαγγῶν, ὧ ἄνδρες δικασταὶ, (πάντα γὰρ εἰρήσεται τάληθῆ πρὸς ὑμᾶς) μετὰ τοῦ Μενεκλέους ἐνεδρεύσασα τὸν πατέρα μου καὶ ἐξαπατήσασα ὅρκῳ ὡς μέγιστος δοκεῖ καὶ δεινότατος παρὰ πᾶσιν ἀνθρώποις εἶναι,

e Bekk. οὖτος Z cum ΣΦ.

f Bekk. μετὰ αὐτοῦ Ζ. (μεταυτοῦ Σ.)

τὸν μὲν ἄλλον χρόνον] 'In the first instance.'

οὐκ ὄντες] The meaning is, that they were not sons at all till a later period, when they were legally made so by adoption.

έπειδη δ' κ.τ.λ.] There is no proper apodosis, which was intended to be at τελευτώσα η Ηλαγγών, in § 10. It would be better perhaps to place not a full stop, but a mark of aposiopesis, or break in the sense, after ἐκείνου. Shilleto cites this passage, not. crit. on De Fals. Leg. p. 333, where a long and irregular sentence begins with ἐπειδη δέ.

παρασκευασάμενος] In Or. 39 § 2, where much the same words occur in a more regularly constructed sentence (cf. *Introd.* p. 180), he uses μεθ'

έαυτοῦ κατασκευάσας, 'having got them to act with himself against his own father.'

10. οὐκ ἀν φάσκοντος] i.e. φάσκοντος ὅτι οὐκ ἄν ποτε πεισθείη. Mantias does not say 'he never will be persuaded to acknowledge them,' but he does not believe they are his sons at all. This is a strong point in the case, if a true assertion. He only adopted them ultimately because he was compelled by the law.

τελευτώσα] 'At last.' So in Soph. Ant. 260, κᾶν ἐγίγνετο πληγὴ τελευτώσ', Or. 54 § 26. ἐνεδρεύσασα] The accusative

ενεδρεύσασα] The accusative rather depends on εξαπατήσασα than on this participle. It is remarkable that a quotation follows from Il. xv 37 ἴστω—Στυγὸς ὕδωρ, ὅστε μέγιστος "Ορκος δεινότατός τε πέλει μακάρεσσι θεοῖσιν.

ώμολόγησε τριάκοντα μνᾶς λαβοῦσα τούτους μὲν τοῖς αὐτῆς ἀδελφοῖς εἰσποιήσειν υίεῖς, αὐτὴ δ', ἂν πρὸς τῷ διαιτητῆ προκαλῆται αὐτὴν ὁ πατήρ μου ὀμόσαι ἢ μὴν τοὺς παῖδας ἐξ αὐτοῦ γεγονέναι, οὐ δέξεσθαι τὴν πρόκλησιν τούτων γὰρ γενομένων οὔτε τούτους ἀποστερήσεσθαι τῆς πόλεως , τῷ τε πατρί μου οὐκέτι δυνήσεσθαι αὐτοὺς πράγματα παρέχειν τῆς μητρὸς αὐτῶν οὐ δεξαμένης τὸν ὅρκον. συγχωρηθέντων δὲ ΙΙ

τριάκοντα μνας λαβοῦσα] 'She promised, on the receipt of 30 minae, that she would get her brothers to adopt the defendants as their sons (lit. 'bring them into the phratries as sons to her brothers,), but that she herself, if my father should challenge her before the arbitrator to swear that the children were in very truth by him, would decline to accept the challenge.' The transaction is related in Or. 39 § 3; but Plango is there said μεσεγγυήσασθαι άργύριον. For εlσποιείν, 'to cause a child to be adopted,' see Or. 43 $(\pi \rho \delta s)$ Μακαρτ.) § 15, έμοι γάρ οὐκέτι οίδν τ' ήν, ω άνδρες δικασταί, κυρίψ έγγεγράφθαι, είσπεποιηκότι τον παίδα είς τον οίκον τον Εύβουλίδου Or. 44 (προς Λεωχ.) § 34, ούκ έπιλογισάμενος-ότι οί είσποιητοί οὐκ αὐτοί ὑφ' αὑτῶν, ἀλλ' ύπο των είσποιουμένων καθίστανται. Hence the word was opposed to the natural relation, and meant $\theta \epsilon \tau \delta s$, $\nu \delta \theta \delta s$, $\xi \xi \omega \theta \epsilon \nu$ γεγενημένος, as Hesychius explains it.

οὐ δέξεσθαι] Madvig Gk. Synt. § 205. Virtually this is ώμολό $\gamma\eta\sigma\epsilon\nu$ ὅτι οὐ δέξοιτο. With the infinitive, $\mu\dot{\eta}$ would be the usual idiom.

οὖτε τούτους] As long as the three boys were enrolled in the phratries, their citizenship would be secured to them; while, if enrolled as the sons of Plango's brothers, they could no longer claim to be the sons of Mantias, and he would be rid of all further trouble from them. For πράγματα παρέχειν, ί.θ. ἐνοχλεῖν, a common expression, it is hardly necessary to cite inf. § 35, κακά μοι παρέχων ηνάγκασέ με λαχείν αὐτῷ δίκην. Mid. § 17, p. 520, κακά καὶ πράγματα ἀμύθητά μοι παρέχων διετέλεσεν. Ar. Vesp. 312, τί με δητ', ω μελέα μητερ, έτικτες, ζυ' έμοι πράγματα βόσκειν παρέχης; (This is said to be from the Theseus of Euripides. The original probably was, "va σοι πράγματα βόσκειν παρέχω, 'to give you trouble in maintaining me.')

§§ 11, 12. Plango violated her promise and declared on oath that the defendants were my father's sons; and so he was compelled, though seriously an-

h οὐ δέξεσθαι Dindf. et \mathbf{Z} cum $\mathbf{\Sigma}$. οὐ δέξασθαι $\mathbf{r}\mathbf{A}^1$. μ η δέξασθαι $\mathbf{F}\mathbf{\Phi}$. μ η δέξεσθαι Bekk.

¹ Bekk. 1824. πολιτείας Z et Bekk. st. cum Σ et γρ. FΦB.

τούτων τί αν ύμιν μακρολογοίην; ώς γαρ προς τον διαιτητήν ἀπήντησε, παραβάσα πάντα τὰ ώμολογημένα ή Πλαγγών δέχεταί τε την πρόκλησιν καὶ όμνυσιν έν τῶ Δελφινίω ἄλλον ὅρκον ἐναντίον τῶ προτέρω, ώς καὶ ύμῶν οἱ πολλοὶ ἴσασι' περιβόητος γὰρ ή πράξις έγένετο. καὶ ούτως ὁ πατήρ μου διὰ τὴν έαυτοῦ πρόκλησιν αναγκασθείς έμμειναι τη διαίτη έπι μέν τοίς γεγενημένοις ήγανάκτει καί βαρέως έφερε, καί είς την οικίαν ουδ' ώς εισδέξασθαι τούτους ηξίωσεν, είς δὲ τοὺς φράτερας ηναγκάσθη εἰσαγαγείν. καὶ τοῦτον 12 μεν ενέγραψε Βοιωτον, τον δ' έτερον Πάμφιλον. εμε δ' εὐθὺς ἔπεισε περὶ ὀκτωκαίδεκ' ἔτη γεγενημένον τὴν Ευφήμου γήμαι θυγατέρα, βουλόμενος παίδας έξ έμοῦ γενομένους επιδείν. εγώ δ', ω άνδρες δικασταί, νομίζων

noyed at the result, to enrol them as such in the phratries. I then, at my father's request, married

at the age of 18.

πρός τον δ.]. The accusative is used from the notion of going to court to meet some one by agreement. So inf. § 17, οὐκ ἀπαντήσαντος πρὸς τὸν διαιτητήν, and §§ 38, 39, where the same formula occurs, as Mr Mayor

points out, p. 247.
Δελφινίω] This court is not often mentioned; it was said to be attached to a temple of Apollo at Athens, and probably was specially used in cases of solemn attestation respecting birth-right. [Harpoer. s. v. 'Αθήνησιν ίερον 'Απόλλωνος, ἔνθα ἡν καὶ τὸ ἐν Δελφινίω δικαστήριον Δημ. ἐν τῷ πρὸς Βοιωτόν. S.] Το this perhaps Or. 54 (κατά Κον.) § 26 refers, πρός τον λίθον άγοντες και έξορκίζοντες--έξ έταίρας είναι παιδίον αὐτῷ τοῦτο, though ὁ $\lambda l \theta$ os is generally understood of the altar in the Acropolis. See Or. 23 (κατ' Αριστ.) § 74.

ή πράξις Rather unusual for τὸ πρᾶγμα, but the way of doing it, rather than the thing done, is described.

διά την έαυτοῦ πρόκλησιν] Not from any will of his own, but from his folly in trusting the oath of such a woman as

Plango.

12. ἐπιδεῖν] 'To live to see.' This, with ἐπιδών § 13, is a good example of a remarkable, but not uncommon, sense of the verb. Another is Aesch. Agam. 1538, ιω γα, γα, είθε μ' έδέξω, πρίν τόνδ' ἐπιδεῖν ἀργυροτοίχου δροίτας κατέχοντα χαμεύναν. Ηθrod. VI 52, ἐπιδόντα δὲ τὸν 'Αριστόδημον τὰ τέκνα, νούσω τελευταν. Mantias, on being compelled to adopt the sons of Plango, induced his legitimate son to marry, in order to perpetuate the descent through him as the rightful heir. We may infer from εὐθὸς and βουλόμενος ἐπιδεῖν 1012 δείν καὶ πρότερον καὶ ἐπειδή οὖτοι ἐλύπουν αὐτὸν δικαζόμενοι καὶ πράγματα παρέχοντες, ἐμὲ τοὖναντίον εὐφραίνειν άπαντα ποιοῦνθ' όσ' ἐκείνω χαριεῖσθαι μέλλοιμι, ἐπείσθην αὐτῷ. γήμαντος δέ μου τὸν τρό-13 πον τοῦτον ἐκεῖνος μὲν τὸ θυγάτριόν μοι ἐπιδών γενόμενον, οὐ πολλοῖς ἔτεσιν ὕστερον ἀρρωστήσας ἐτελεύτησεν έγω δ', ω άνδρες δικασταί, ζωντος μέν του πατρος οὐδεν ώμην δείν εναντιούσθαι αὐτώ, τελευτήσαντος δ' εκείνου είσεδεξάμην τε τούτους είς την οίκίαν καὶ τῶν ὄντων άπάντων μετέδωκα, οὐχ ώς άδελφοῖς οὖσιν (οὐδὲ γὰρ ύμῶν τοὺς πολλοὺς λελήθασιν ὸν τρόπον ούτοι γεγόνασιν), νομίζων δ' αναγκαίον είναί μοι, έπειδή ὁ πατήρ έξηπατήθη, πείθεσθαι τοῖς νόμοις τοις ύμετέροις. καὶ ούτως ύπ' έμου είς την οἰκίαν 14 είσδεγθέντες, ώς ένεμόμεθα τὰ πατρῶα, ἀξιοῦντος έμοῦ

that Mantias was either advanced in life or consciously infirm, though below Mantitheus says he fell ill and died οὐ πολλοίς έτεσιν ύστερον.

και πρότερον και έπειδή κ.τ.λ.] 'As before, so especially now when the defendants were beginning to annoy him.'

όσα] Supply π οιών. §§ 13, 14. Though my father would not receive them under his roof, I did so after his decease, not wishing to oppose the law, which had recognised them as my brothers. It was then that they met my claim to my mother's dower by a counter-claim on the property for the same amount in right of their mother Plango.

έναντιοῦσθαι] He did not care (so he pretends) to oppose his father's expressed dislike to admit the adopted sons to live

with him.

ούχ ... ούσιν \ 'Not as being really my brothers,' contrasted with ου τρόπου γεγόνασιν (the manner in which they have become so,' or 'in what manner they have been born,' Prof. Kennedy).

 $\lambda \epsilon \lambda \dot{\eta} \theta \alpha \sigma \omega$ He might have said οὐ λέληθεν, but the Greeks. as is well known, prefer in these idioms the personal use of the verb, e.g. δίκαιος εἶ ποιεῖν, ξοικας ποιήσειν, &c. The matter was περιβόητον, 'notorious,' §11, and so the jury are now supposed to know all about it. Aristotle's allusion, quoted on p. 141, implies that the facts were noised abroad. S.]

 $\epsilon \xi \eta \pi \alpha \tau \dot{\eta} \theta \eta$] He uses a word which has more of bitterness

even than ήναγκάσθη.

14. είσδεχθέντες] Here the acrist of a deponent has a passive sense as well as form. See a paper by R. Shilleto in the Journal of Philology, xIII p. 151. (A good example, omitted by him, is Eur. Hec. 448, ἀπολαβεῖν τὴν τῆς μητρὸς προῖκα ἀντενεκάλουν καὶ οὖτοι, καὶ ἔφασαν ὀφείλεσθαι καὶ τῷ αὐτῶν μητρὶ τὴν ἴσην προῖκα. συμβουλευσάντων δ' ἡμῖν τῶν παρόντων τὰ μὲν ἄλλα πάντα ἐνειμάμεθα, τὴν δ' οἰκίαν καὶ τοὺς παῖδας τοὺς διακόνους τοὺς τοῦ πατρὸς ἐξαιρέτους 15 ἐποιησάμεθα, ἵν' ἐκ μὲν τῆς οἰκίας, ὁποτέροις ἂν ἡμῶν φαίνηται ὀφειλομένη ἡ προὶξ, οὖτοι αὐτὴν κομίσωνται, ἐκ δὲ τῶν παίδων κοινῶν ὄντων, ἐάν τι οὖτοι τῶν πατρώων ἐπιζητῶσι, πυνθάνωνται, καὶ βασανίζοντες αὐτοὺς καὶ ἄλλω ὅτω ἂν τρόπω βούλωνται ζητοῦντες. ὅτι δὲ καὶ ταῦτ' ἀληθῆ λέγω, ἐκ τούτων τῶν μαρτυριῶν εἴσεσθε.

j Bekk. 1824. om. Z et Bekk. st. cum ΣrA1.

τῷ δουλόσυνος πρὸς οἶκον κτηθεῖσ'

ἀφίξομαι;)

ένεμόμεθα] From Or. 39 § 6, it would seem that the property was equally divided between the three brothers, the house and the slaves being reserved till the claims about the dower should be adjudicated. See inf. § 60.

τὴν ἴσην] It does not seem easy to reconcile this statement with § 20, where the dower is fixed at 100 minae (60 minae being a talent). Perhaps the recklessness of Bocotus' statements is glanced at in the latter passage.

τῶν παρόντων] The friends who were called in to advise what should be done. Kennedy renders it, 'under the advice of persons who were present.'

τούς παίδας] Either these words or τούς διακόνους read like

an interpolated gloss.

Mr Mayor however remarks (p. 217) "A reference to the index shows παίδα διάκονον p. 1155, οἰκέτην διάκονον p. 1359;

and it seems probable from other passages that διάκονος was a term applied to a superior class of servants."

έξαιρέτους] 'Specially reserved.' Cf. inf. §§ 56, 60.

15. ίνα κ.τ.λ.] 'In order that, to whichever side of us the dower should appear to be due, that party might recover it from (the value of) the house; and that if the defendants should put in a further claim to any of my father's effects, they might make inquiry respecting it from the slaves, as common property, either by torturing them or by looking into the matter in any other way they may please. The exact sense of ἐπιζητῶσι is rather obscure. Kennedy translates, 'should these men want to search for any of our father's effects.' It might be, that they supposed some property had been concealed, and that the slaves knew where it was; but it might also mean that (as in Or. 36 § 14) some small effects

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MAPTTPIAI.

Μετὰ ταῦτα τοίνυν οὖτοί τ' ἐμοὶ δίκας ἔλαχον 16 ὑπὲρ ὧν ἐνεκάλουν κάγὼ τούτοις ὑπὲρ τῆς προικός. καὶ τὸ μὲν πρῶτον παραγραψάμενοι Σόλωνα Ἐρχιέα διαιτητὴν τούτῳ ἐπετρέψαμεν δικάσαι περὶ ὧν ἐνεκαλοῦμεν ἀλλήλοις ὡς δ' οὖκ ἀπήντων οὖτοι, ἀλλ' ἐφυγοδίκουν καὶ χρόνος διετρίβετο συχνὸς, τῷ μὲν Σόλωνι συνέβη τελευτῆσαι τὸν βίον, οὖτοι δὲ πάλιν ἐξ ὑπαρχῆς λαγχάνουσί μοι δίκας, καὶ ἐγὼ τούτῳ, προσκαλεσάμενος αὐτὸν καὶ ἐπιγραψάμενος ἐπὶ τὸ

were claimed in addition to the property distributed, and that the slaves would be asked respecting the ownership. And this is the sense in which the term seems to be explained in the Argument, $\hat{\epsilon}$ and $\hat{\epsilon}$ $\hat{\epsilon}$

§§ 16-18. At first our respective claims were submitted to one Solon for arbitration; but, some delays having intervened, the case was tried afresh, and the suit, which was filed in the name of Boeotus, was given against him. Knowing he was in the wrong, he did not carry the case to a higher court; but he has brought an action for other and fresh claims, denying at the same time that the decision had gone against him, for his name (he said) was not Boeotus. I was thus compelled to file a new bill against him as Mantitheus.

δίκας ἔλαχον] This seems to refer to the suit mentioned in § 3, πλὴν εἴ τινα νῦν ἕνεκα τῆς δίκης ταύτης ἀντειλήχασί μοι συκοφαντοῦντες.

παραγραψάμενοι] 'Having had his name registered.' See on

Or. 34 § 43. 'Causing him to be inserted in the margin, or at the foot, of the record,' Kennedy; who observes that the arbitrators appear to have been public $(\kappa\lambda\eta\rho\omega\tau ol)$, not private $(al\rho\epsilon\tau ol)$; since there was no appeal from the decision of the latter, and the words $o\upsilon\tau\epsilon \dot{\epsilon}\phi\eta\kappa\epsilon\nu$ els $\tau\dot{\delta}$ $\delta\iota\kappa\alpha\sigma\tau\dot{\eta}\rho\iota\nu\nu$ in § 17 imply that there was in this case a power of appeal.

'Ερχιέα] The name of the deme 'Ερχία occurs, but in a doubtful reading and in a passage of doubtful genuineness, Mid, § 22, Παμμένης Παμμένους 'Ερχιέδα. Photius, 'Ερχιάδαι' 'Ερχία δῆμος τῆς 'Αττικῆς. Hesych. Έρχεία δῆμος φυλῆς τῆς Αἰγητόδος.

έφυγοδίκουν] 'Shirked the hearing altogether,' Kennedy. A rare word, if not ἄπαξ εἰρημένον.

πάλιν έξ ὑπαρχῆs] Soph. Oed. Tyr. 132, ἀλλ' ἐξ ὑπαρχῆs αὖθις αὕτ' ἐγὼ φανῶ. Hesych. ἐξ ὑπαρχῆs' ἐξ ἀρχῆs.

 $i\pi l$ τὸ $i\gamma κ λ ημα$] This clause reads like a gloss. 'Having had the name *Boeotus* written upon it,' is the simple sense.

ἔγκλημα Βοιωτόν τοῦτο γὰρ αὐτῷ ὁ πατὴρ ἔθετο 17 τούνομα. περί μεν οὖν ὧν οὖτοί μοι ἐδικάζοντο, παρόντος τούτου καὶ άντιδικοῦντος καὶ οὐκ έχοντος ἐπιδεῖξαι οὐδεν ων ενεκάλουν, ἀπεδιήτησε μου ὁ διαιτητής καὶ μαίς ούτος συνειδώς αύτω άδίκως έγκαλούντι ούτε έφηκεν είς το δικαστήριον, ούτε νῦν περὶ ἐκείνων είληχέ μοι δίκην οὐδεμίαν, ἀλλά περὶ ἄλλων τινών, λύσειν τοῖς έγκλήμασι τούτοις την δίκην ταύτην οἰόμενος. ήν δ' έγω τοῦτον εδίωκον τότε περί της προικός, επιδημοῦντος τούτου ενθάδε καὶ οὐκ ἀπαντήσαντος πρὸς τὸν

ό πατηρ έθετο] See Or. 39 § 4. Mantitheus resolved not to acknowledge any other name than Boeotus for his half-brother, although it is more than probable (as before remarked) that he had succeeded in establishing his right to be called Mantitheus. This indeed appears in \$ 20.

17. παρόντος] See § 31, παρών αὐτὸς ὅτε ἀπεδιήτησέ μου ὁ διαιτητής, and inf. § 55. When he brought the action against me, he appeared before the arbitrator, and accepted the crosssuit which I at the same time brought against him, though his name was entered as Boeotus. But when the suit went against him, then he said he was not Bocotus, but Mantitheus. For ἀποδιαιτάν, like ἀπογνωναί τινα της δίκης, § 39, is to acquit, or give sentence in favour of a person. The full phrase, which occurs in § 55, is ἀποδιαιτᾶν δίκην τινός. The contrary is καταδιαιτών τινος. Cf. Mid. § 85 πείθειν αὐτὸν ἡν κατεδεδιητήκει, ταύτην ἀποδεδιητημένην ἀποφαί-

έφηκεν] See Or. 34 § 21. περί ἐκείνων, i.e. he has not now made that claim, viz. specially and exclusively to the dowry of his mother Plango.

την δίκην ταύτην | He thought that my claims to my mother's dower might be set aside by his counter-claim to other property; or at least, that if both claims were allowed, one might cancel the other. See § 3.

τότε] "After the death of Solon each party brought a suit against the other. Boeotus appeared in court as plaintiff, but made no appearance as defend-This is shown by the antithesis περί μέν οὖν ὧν οὖτοί μοι έδικάζοντο-ήν δ' έγω τοῦτον έδίωκον. It is this second suit, not that before Solon, to which τότε refers." Mr Mayor, p. 248.—ἐπιδημοῦντος, though he was in town and might have appeared if he had liked. This seems to show that in the case of absence abroad, a judgment could not go by default. But there is some obscurity here: the first arbitrator, Solon, died before the decision was given; before the second arbitrator Boeotus did appear (ἀντιδικοῦντος τούτου). - έρήμην, so in the same passage of the Midias, την ξρημον δεδωκότα, εc. δίαιδιαιτητήν, ἐρήμην κατεδιήτησεν αὐτοῦ. οὐτοσὶ δ', ὧ 18 ἄνδρες δικασταὶ, οὖτε ἦντιδίκει τότε παρῶν οὔτ' ἔφη με καταδιαιτήσασθαι τὴν δίκην αὐτοῦ· οὐ γὰρ εἶναι Βοιωτὸν αὐτῷ ἄνομα, ἀλλὰ Μαντίθεον, καὶ οὕτως ἀνόματι ἀμφισβητῶν ἔργῳ τὴν προῖκά με τῆς μητρὸς ἀποστερεῖ. ἀπορῶν δ' ἐγὼ τί ἄν τις χρήσαιτο τῷ πράγματι, οὕτω πάλιν τὴν αὐτὴν ταύτην δίκην λαχὼν αὐτῷ Μαντιθέῳ ἑνδεκάτῳ ἔτει νῦν εἰς ὑμᾶς καταπέ-1014 φευγα. ὡς δὲ καὶ ταῦτ' ἀληθῆ λέγω, ἀνάγνώσεται ὑμῖν περὶ τούτων μαρτυρίας.

MAPTTPIAL

"Οτι μέν τοίνυν, ὧ ἄνδρες δικασταὶ, η τε μήτηρ 19 μου τάλαντον ἐπενεγκαμένη προῖκα, ἐκδοθεῖσα ὑπὸ τῶν ἀδελφῶν τῶν αὐτῆς, ὥσπερ οἱ νόμοι κελεύουσι,

18. $o\tilde{v}\tau o\sigma l$ $\delta \epsilon$ $\kappa.\tau.\lambda$.] 'Thus the defendant in this (the second) case not only did not appear, though he was in Athens, but he declared I had not got the verdict against him, for his name was not Boeotus, but Mantitheus.' See inf. § 34, and Or. 39 § 37. We might have expected $o\tilde{v}\tau \sigma\sigma l$ $\delta \eta$, $\kappa.\tau.\lambda$. but the $\delta \epsilon$ is really antithetical to $\pi \epsilon \rho l$ $\mu \epsilon \nu$ olv
ονόματι ἀμφισβητῶν] 'By disputing (quibbling or cavilling) about a name.' For the antithesis with ἔργ φ , see sup. § 1.

άπορῶν κ.τ.λ.] 'As I scarcely knew how such a case was to be dealt with.' Kennedy. Cf. Or. 34 § 46, ἐγὼ δ' οὐκ ἔχω τί χρήσωμαι τοῖς τούτου μάρτυσιν, and 53 § 13.

Maντιθέω] 'As Mantitheus,' i.e. by an altered name. (Or perhaps, 'with Mantitheus himself,' in ironical allusion to Boeotus being somebody else. Cf. § 20 init. Mr Mayor does not think any irony is meant, but

translates (p. 248), "I prosecuted him as being actually Mantitheus,—under the actual name Mantitheus.") If Μαντι- $\theta \dot{\epsilon} \omega$ is not to be regarded as an interpolated gloss, we must conclude that the legal difficulty could only be got over in this way; for the defendant, after his father's death, έλθων els τους δημότας άντι Βοιωτοῦ Μαντίθεον ένέγραψεν έαυτόν, Or. 39 § 5. And the filing of an action against Mantitheus was a virtual acknowledgment that he could now legally claim that name. It is very likely that the trueborn Mantitheus really lost his cause by showing 'contempt of court' in still insisting that Boeotus was the right name. It would doubtless be a hard matter to alter a name once duly inserted in the ypauματείον ληξιαρχικόν.

19. ὤσπερ οἱ νόμοι] The brothers were κύριοι, i.e. had legal disposal, as next of kin,

συνώκησε τῷ πατρὶ, καὶ ὃν τρόπον ἐγὼ τούτους εἰσεδεξάμην εἰς τὴν οἰκίαν τοῦ πατρὸς τελευτήσαντος, καὶ ὅτι ἀπέφυγον αὐτοὺς τὰς δίκας ἅς μοι ἐνεκάλουν, ταῦτα μὲν πάντα καὶ μεμαρτύρηται ὑμῖν καὶ ἐπιδέδεικται. "Ιθι δὲ λαβὲ καὶ τὸν περὶ τῆς προικὸς νόμον τουτονί.

ΝΟΜΟΣ.

20 Οὕτω τοίνυν τοῦ νόμου ἔχοντος οἶμαι τουτονὶ Βοιωτὸν ἢ Μαντίθεον, ἢ ὅ τι ποτ' ἄλλο χαίρει προσαγορευόμενος, δικαίαν μὲν ἀπολογίαν καὶ ἀληθινὴν οὐδεμίαν ἕξειν εἰπεῖν, ἐπιχειρήσειν δὲ τἢ τόλμη καὶ τἢ θρασύτητι τἢ ἑαυτοῦ πιστεύοντα περιιστάναι τὰς ἑαυτοῦ συμφορὰς εἰς ἐμὲ, ἄπερ καὶ ἰδία ποιεῖν εἴωθε. λέγων ὡς δημευθείσης τῆς τοῦ Παμφίλου οὐσίας, ὃς ἢν πατὴρ τῆς Πλαγγόνος, τὰ περιγενόμενα χρήματα ὁ πατὴρ ὁ ἐμὸς ἕλαβεν ἐκ τοῦ βουλευτηρίου, καὶ οὕτως

of the person and property of their sister. [Lysias 16 § 10, δύο ἀδελφὰς ἐξέδωκα ἐπιδοὺς τριά-

κοντα μνας έκατέρα. S.]

ἀπέφυγον] 'Obtained judgment in the actions which they brought against me.' Kennedy. The double accusative is used as in μετελθεῖν τινα δίκην. See inf. § 42, ἄς ἐγὼ δίκας τοῦτον ἀπέ-

φυγον.

§§ 20, 21. Having no just plea, he will pretend that his mother Plango was entitled to the residue of her father's confiscated estate, and that my father actually received it, while my mother had no dower at all. But this is mere assertion; for he knows it would not suit his interest to admit that he is acting dishonestly.

ο τι ποτ άλλο] sc. δνομα. See on § 1. There is a kind of pettishness in this reluctant admission that there really was some legal ground for disclaiming the name of Boeotus.

 $\vec{a}\lambda\eta\theta\iota\nu\dot{\gamma}\nu$] 'Genuine,' opposed to $\pi\lambda\alpha\sigma\tau\dot{\gamma}\nu$, 'fictitious:' while $\vec{a}\lambda\eta\theta\dot{\eta}$ is opposed to

ψευδη.

περιιστάναι] See Or. 37 § 39. The intransitive is more common, as τὸ πρᾶγμα περιέστη els ύπέρδεινον, &c. See Thuc. 178, ές τύχας φιλεί περιίστασθαι. Or. 37 § 10, δρών τὸ πρᾶγμά μοι περιεστηκός είς άτοπον. meaning seems to be, that he will try to make it appear that my mother's father had been proscribed (by the Thirty, probably); which in fact was the case with his mother's father. 'He will try to shift the misfortunes of his own family on my shoulders.' Kennedy.

έκ τοῦ βουλευτηρίου] Whether generally or specially, after the

ἀποφαίνειν πειρώμενος την μεν αύτου μητέρα έπενεγκαμένην προικα πλείν η έκατον μνας, την δ' έμην απροικον φάσκων συνοικησαι. ταθτα διέξεισιν, ω 21 ανδρες δικασταί, οὔτε μαρτυρίαν οὐδεμίαν ἐμβεβλημένος ὑπερ τούτων οὔτ' ἀγνοῶν ὡς οὐδεν ὑγιες λέγει, ἀλλ' ἀκριβῶς εἰδως ὅτι ὁμολογῶν μεν ἀδικείν ἐν ὑμιν 1015 οὐδείς πω ἀπέφυγε^k, ψευδόμενος δε και παραγωγάς λέγων ήδη τις δίκην οὖκ ἔδωκεν. ἵν' οὖν μη ἐξαπατηθητε ὑπ' αὐτοῦ, βέλτιον εἶναί μοι δοκεί βραχέα και περὶ τούτου πρὸς ὑμᾶς εἰπεῖν. ἐὰν γὰρ λέγη ὡς ἡ μεν 22 ἐμη μήτηρ οὖκ ἐπηνέγκατο προικα, ἡ δε τούτων ἐπη-

^k Bekk. ἀπέφευγε Σ.

dissolution of the Thirty, the Council had financial duties of this kind, may perhaps be questioned. But it was a rule of Athenian policy that the βουλὴ should have especial jurisdiction in all matters of finance. See Boeckh, P. Econ. p. 153—4, trans. Lewis².—τὰ περιγενόμενα, what remained over and above the fine or debt to the treasury, for the payment of which the goods were confiscated. The term is used in Or. 35 § 13, for goods saved from a wreck.

πλεῖν ἢ ἐκατὸν μνᾶs] See on § 14. Of the Attic formula πλεῖν ἢ (not πλέον ἢ) Cobet has collected numerous examples in

Var. Lect. p. 237.

21. ἐμβεβλημένος] 'Without having filed (or, entered) any affidavit.' In the medial sense, like μαρτυρίαν ἐνεβάλοντο, § 58, lit. 'having caused to be thrown in,' i.e. εἰς τὸν ἐχῖνον. See § 28.—παραγωγὰς, arguments to lead away from the real point; 'shuffling excuses.' Kennedy. Hesych. παραγωγαί' ἀπάται, χρή-

σεις. (Perhaps καταχρήσεις.) Or. 23 (κατὰ 'Αριστ.) § 95, ἀπλῆν μὲν, οὐδὲ δικαίαν οὐδ' ἡντινοῦν ἀπολογίαν 'Αριστοκράτης ἔξει λέγειν, παραγωγὰς δὲ τοιαύτας τινὰς ἐρεῖ.

όμολογῶν κ.τ.λ.] Fals. leg. 215 ἴστε γὰρ δήπου τοῦθ', ὅτι ἀφ' οὖ γεγόνασιν ἄνθρωποι καὶ κρίσεις γίγνονται, οὐδεὶς πώποθ' ὁμολογῶν ἀδικεῖν ἐάλω, ἀλλ' ἀναισχυντοῦσιν, ἀρνοῦνται, ψεύδονται, προφάσεις πλάττονται, πάντα ποιοῦσιν ὑπὲρ τοῦ μὴ δοῦναι δίκην. This passage belongs to a later date than the present speech, but the writers of both may have borrowed from an earlier original, Blass Att. Ber. III 453. S.]

περί τούτου] Either 'about this matter,' or 'about the family history of the defendant.'

§§ 22, 3. Pamphilus, in fact, the father of Plango, died indebted to the treasury, and in a sum so large that the sale of his property did not realize it. Besides, had there been any surplus, it must have come to the sons, and not to the daughter.

νέγκατο, ἐνθυμεῖσθ' ὅτι περιφανῶς ψεύδεται. πρῶτον μὲν γὰρ ὁ Πάμφιλος ὁ πατὴρ τῆς τούτου μητρὸς πέντε τάλαντα τῷ δημοσίῳ ὀφείλων ἐτελεύτησε, καὶ τοσούτου ἐδέησε περιγενέσθαι τι τοῖς ἐκείνου παισὶ τῆς οὐσίας ἀπογραφείσης καὶ δημευθείσης ὥστ' οὐδὲ τὸ ὄφλημα πᾶν ὑπὲρ αὐτοῦ ἐκτέτισται¹, ἀλλ' ἔτι καὶ νῦν ὁ Πάμφιλος ὀφείλων τῷ δημοσίῳ ἐγγέγραπται. πῶς οὖν οἰόν τε τὸν ἐμὸν πατέρα χρήματα λαβεῖν ἐκ τῆς Παμφίλου οὐσίας, ἡ οὐδ' αὐτὸ τὸ ὄφλημα ἱκανὴ 23 ἐγένετο τῆ πόλει ἐκτῖσαι; ἔπειτ', ὦ ἄνδρες δικασταὶ, ἐνθυμεῖσθ' ὅτι εἰ τὰ μάλιστα περιεγένετο τὰ χρήματα ταῦτα, ὥσπερ οὖτοί™ φασιν, οὐκ ἃν ὁ ἐμὸς πατὴρ αὐτὰ ἔλαβεν, ἀλλ' οἱ τοῦ Παμφίλου υἱεῖς Βοιωτὸς καὶ Ἡδύλος καὶ Εὐθύδημος, οἱ οὐκ ἃν δήπου ἐπὶ μὲν τῷ τάλλότρια λαμβάνειν ὑτιανοῦν ἐποίουν, ὡς καὶ ὑμεῖς

Bekk. ἐκτετῖσθαι ε coniectura Z. (ἐκτετεισθαι Σ.)
^m Bekk. αὐτοὶ Σ cum Z.

And they were not the men to let my father get possession of what belonged to them.

τοσούτου ἐδέησε] Impersonally used: 'so far was it from there being any surplus for his children when the property had been scheduled and publicly sold, that not even the whole of the debt has been discharged on his account.' In Or. 37 § 49, it is personal, τοσούτου δεῖς ἐλέου τινὸς ἄξιος εἶναι ἄστε, κ.τ.λ.—ἀπογραφείσης, after an inventory of it had been made, and a formal return of the goods or property. See Or. 34 § 7. A similar word is ἀπόφασις and ἀποφαίνειν. Or. 42 §§ 1, 9.

έγγέγραπται] 'Stands in the register.' Kennedy. Cf. 53 § 14. 23. εl τὰ μάλιστα κ.τ.λ.] 'If it were ever so true that this

surplus existed.'

ότιανοῦν] The common reading before Reiske's edition was ότιοῦν, which comes to the same thing. The latter, G. H. Schaefer remarks, is for ött our estiv, the former for our av our j. 'They surely were not men who, to get hold of the property of others, would (as you all of you know) have recourse to any artifice, and yet would have tamely allowed my father to have received what belonged to them.' Kennedy translates: 'persons who would go all lengths to get the property of others, as you all know, and of course would never have allowed my father to receive what belonged to them.' The av belongs to both clauses, but the imperfect represents the habitual way of action, the

ἄπαντες ἴστε, τὰ δ' αύτῶν τὸν ἐμὸν πατέρα περιείδον κομισάμενον. ὅτι μὲν τοίνυν ἥ γε τούτων μήτηρ οὐκ 24

ἐπηνέγκατο προῖκα, ἀλλ' οὖτοι τοῦτο ψεὐδονται, ἱκανῶς ὑμᾶς μεμαθηκέναι νομίζω. ὅτι δ' ἡ ἐμὴ μήτηρ ἐπηνέγκατο, ραδίως ἐγω δείξω. πρῶτον μὲν γὰρ Πολυαράτου θυγάτηρ ἦν, ὃς καὶ ὑφ' ὑμῶν ἐτιμᾶτο καὶ πολλὴν οὐσίαν ἐκέκτητο ἔπειτα μεμαρτύρηται ὑμῖν ὡς καὶ ἡ ἀδελφὴ αὐτῆς τοσαύτην προῖκα ἐπειοίο νεγκαμένη Ἐρυξιμάχω συνώκησε, τῷ Χαβρίου κηδεστῆ. πρὸς δὲ τούτοις φαίνεταί μου ἡ μήτηρ τὸ 25 πρῶτον ἐκδοθεῖσα Κλεομέδοντι, οὖ φασι τὸν πατέρα Κλέωνα τῶν ὑμετέρων προγόνων στρατηγοῦντα, Λακεδαιμονίων πολλοὺς ἐν Πύλω ζῶντας λαβόντα, μάλιστα πάντων ἐν τῆ πόλει εὐδοκιμῆσαι ώστ οὐτε τὸν ἐκείνου προσῆκεν υίὸν ἄπροικον αὐτὴν γῆμαι, οὔτε Μενένου προσῆκεν υίὸν ἄπροικον αὐτὴν γῆμαι, οὔτε Μενέν

aorist the single event. A similar syntax occurs inf. § 26.

§§ 24, 5. That his mother did, not bring a dower, but mine did, is easily shown. My mother belonged to a rich family, and married for her first husband the son of the great Cleon. After his death, it was not likely that her wealthy brothers should have withheld her dower; rather, they would have added to it

Xaβρlov] The celebrated Athenian general, who married the sister of Eryximachus.

25. φασι...Κλέωνα] The capture of Pylos by Cleon took place more than seventy-five years before this (B.C. 425). Cf. Thuc. IV 28, 29 and Ar. Eq. 55, 702, 740. The preference, even at this late period, for oral instruction rather than for reading written histories, will account for the expression 'they say that Cleon captured the pri-

soners at Pylos.' Compare λέγεται 'Αλκιβιάδης γενέσθαι, &c. in Mid. § 143. It is not meant. as G. H. Schaefer observes, that a mere vague or uncertain story is referred to. This casual mention of Cleon, and of his reputation for the event, µáλιστα πάντων εὐδοκιμῆσαι, is interesting. Aristophanes, in pure spite, says that ἔλαμψε της τύχης χάριν, 'he became distinguished by favour of fortune,' Vesp. 62. On the importance attached to στρατηγείν, see Or. 34 § 50. By τῶν προγόνων it is merely meant that the ancestors of some of the present jury might have served under

τὸν ἐκείνου νίὸν] Not merely 'his son' (Kennedy), but 'the son of that distinguished man, now deceased' (§ 28).—οὐ προσῆκεν, 'it was not consistent with the wealth and position of the family.'

ξενον καὶ Βάθυλλον εἰκός ἐστιν, αὐτούς τε οὐσίαν πολλὴν κεκτημένους καὶ Κλεομέδοντος τελευτήσαντος κομισαμένους τὴν προῖκα, ἀποστερῆσαι τὴν ἀδελφὴν τὴν ἑαυτῶν, ἀλλὰ προσθέντας αὐτοὺς ἐκδοῦναι τῷ ἡμετέρῷ πατρὶ, καθάπερ καὶ αὐτοὶ πρὸς ὑμᾶς καὶ οἱ 26 ἄλλοι μεμαρτυρήκασιν. χωρὶς δὲ τούτων ἐνθυμήθητε διὰ τὶ ἄν ποτε ὁ πατὴρ, εἴπερ ἡ μὲνὰ ἐμὴ μήτηρ μὴ ἢν ἐγγυητὴ μηδ ἡνέγκατο προῖκα, ἡ δὲ τούτων ἡνέγκατο, τούτους μὲν οὐκ ἔφη αὐτοῦ υίεῖς εἴναι, ἐμὲ δὲ καὶ ἐποιεῖτο καὶ ἐπαίδευεν; ὅτι νὴ Δί, ὡς οὖτοι φήσουσιν, ἐμοὶ χαριζόμενος καὶ τῷ ἐμῷ μητρὶ τούτους τὶ τίμαζεν. ἀλλὶ ἐκείνη μὲν ἔτι παῖδα μικρὸν ἐμὲ καταλιποῦσα αὐτὴ τὸν βίον ἐτελεύτησεν, ἡ δὲ τούτων μήτηρ Πλαγγών καὶ πρότερον καὶ μετὰ ταῦτα εὐπρε-

ⁿ Bekk, om, Z cum Σ.

· Bekk. τους Z cum Σ.

clκός ἐστιν] An argument from the probabilities of the case, which is continued in §§ 26, 7. See on Or. 34 § 14. αὐτούς] Ipsos; 'they would

themselves (i.e. out of their own property) have added to it.' As a mere accusative of the subject, the word would here be superfluous. Reiske proposed, and Schaefer approves, the insertion of av before autous. Rather we should expect, in this case, ἀλλ' αὐτοὺς αν προσθέντας. But this cannot be necessary. (Goodwin's Moods and Tenses § 49, 2, note 3.) We know from §§ 6, 7, 19, that a talent was the dower the lady brought both to her first and to her second husband. Hence it does not appear that the brothers really increased the dower, though they may have given her presents beside.

και οί ἄλλοι] See § 19. §§ 26, 27. The only conceivable reason for my father adopting me and disowning my half-brothers was, that my mother was the lawfully affianced and dowered wife, while Plango was without fortune, and but a mistress. For it is not denied that his affection was rather bestowed on their mother; so that he would have preferred, as a matter of choice, to adopt her sons rather than myself, who was but an infant when my mother died.

έγγυητή] 'Affianced,' sc. ἐκδόντων αὐτὴν τῶν ἀδελφῶν, § 7. [The word does not appear to occur elsewhere. Cf. Isaeus III § 70, ἐνεγύα καὶ ἐξεδίδου τὴν γυναῖκα, τι 14, συνοικεῖν ἢ ἐγγυηθεῖσαν κατὰ νόμον ἢ ἐπιδικασθεῖσαν, [Dem.] Or. 46 § 18. Hermann, Privatalt. § 30, 7= p. 262 Blümner. S.]

27. $\epsilon \vec{v}\pi\rho\epsilon\pi\dot{\gamma}s$ — $\epsilon \vec{v}\sigma\alpha$] This clause explains the continuance of the connexion as well as the

πης την όψιν οὖσα ἐπλησίαζεν αὐτῶ ώστε πολύ μάλλον είκὸς ἦν αὐτὸν διὰ τὴν ζώσαν γυναίκα, ἧς ἐρών ετύγχανε, τὸν τῆς τεθνεώσης υίὸν ἀτιμάζειν, ἢ δι' ἐμὲ καὶ τὴν τετελευτηκυῖαν τοὺς ἐκ τῆς ζώσης καὶ πλησιαζούσης αιτώ παίδας μη ποιείσθαι. καίτοι οδτός γ' είς τοῦτο τόλμης ήκει ώστε φησὶ τὸν πατέρα μου 28 ΙΟΙ 7 δεκάτην ύπερ αύτοῦ έστιασαι. καὶ περὶ τούτου μόνον Τιμοκράτους καὶ Προμάχου ἐμβέβληται μαρτυρίας, οί

οὔτε γένει προσήκουσί μου τῶ πατρὶ οὐδὲν οὔτε φίλοι ησαν έκείνω. ούτω δε φανερώς τὰ ψευδή μεμαρτυρή-

p Bekk. ἐπλησίασεν Z cum ΣrA1.

considerable time it had lasted: and it is a necessary part of the argument ἐκ τῶν εἰκότων. The elegance of the Greek and the cleverness of the reasoning here are alike admirable.—

έπλησίαζεν, see § 8.

ης έρων ετύγχανε] 'Whom he was in love with at the time,' · -but the imperfect gives the additional sense, 'during all the time.' Properly, τυγχάνω ποιών is not 'I happen to be doing,' but 'in doing it I fall in with some particular time,' or coincidence of time. Thus Ervχεν έξιων means 'he had just gone out,' not 'he happened to have gone out,' and in Soph. Ε1. 313 νθν δ' άγροδσι τυγχάνει is, 'at this present moment he is in the country.' This idiomatic use was pointed out by Donaldson (New Crat. § 445), and it is an important remark, though apparently but little attended to. - πλησιαζούσης, i.e. έτι συνοικούσης.

§ 28. Boeotus has the audacity to assert, though he has no credible witnesses to prove it, that his father celebrated the tenth day after his birth, and

acknowledged him as his son. But all of the judges are aware that he did this only. from constraint, and because he was threatened with an action.

δεκάτην έστιᾶσαι] In Or. 39 § 22, it is δεκάτην ποιησαι, [Cf. Isaeus III § 70, έν τη δεκάτη τη ταύτης κληθέντες συνεστιασθαι.

Τιμοκράτους] It has been proposed to identify this Timocrates with the person against whom Demosthenes delivered Or. 24. Arn. Schaefer, Dem. u. s. Zeit, m 2, 218. S.]

έμβέβληται] See § 21.

έκείνω] Here also (see § 25) there is a slightly more demonstrative sense than airŵ would bear. It is illi rather than ei. A person absent, e.g. from death, becomes exelvos as pointed to in the distance, as it were, as sup. § 25, inf. § 45, and Or. 39 § 33, έξ ότου δ' αρέσεις έκείνω (80. τώ τετελευτηκότι) μή σκοπείν. So Or. 36 § 28, Σωκράτης ο τραπεζίτης έκεῖνος, and 35 § 6, ὁ Διοφάντου υίδς, έκείνου τοῦ Σφηττίου. Perhaps we should so render τῶν ἐκείνου, ibid. § 4, 'the property of his deceased brother.'

κασιν ώστε ον πάντων ύμων είδότων ούτοσι δίκην λαχων ἄκοντα ηνάγκασε ποιήσασθαι αὐτον, τοῦτον οῦτοι, ώσπερ κλητήρες, δύο μόνοι ὄντες μαρτυροῦσι 29 δεκάτην ὑπὲρ τοὑτου ἐστιᾶσαι. οἶς τίς αν ὑμων πιστεύσειεν; καὶ μὴν οῦδ' ἐκεῖνό γε εἰπεῖν αὐτῷ ἐνδέχεται, ώς μικρον μὲν ὄντα ἐποιεῖτο αὐτον ὁ πατὴρ, μείζω δὲ γενόμενον τῆ μητρι ὀργισθείς τι τῆ τούτων ητίμαζε πολύ γὰρ δήπου μᾶλλον εἰώθασιν, ὧν αν ἐν

Plat. Phaed. p. 89 A, πολλάκις θαυμάσας Σωκράτη οὐ πώποτε μαλλον ήγάσθην η τότε παραγενόμενος. τὸ μέν οὖν ἔχειν ὅτι λέγοι έκείνος, ίσως οὐδὲν ἄτοπον. It is said that the North-western American Indians always speak of 'that dead man,' and think it unlucky to mention his name. So ekeî is often a euphemism for έν "Αιδου. Young students are very apt to overlook this wellmarked distinction. It may be stated as a rule, that neither έκεινος nor αὐτὸς ever means 'he,' though αὐτὸν regularly means 'him.' In fact, the Greek language has no way of expressing the simple object 'he,' 'she,' 'it' (is, ea, id). In the N.T. the usage of ekelvos seems affected by the Latin idiom. When (as in § 29) ἐκεῖνο means, like illud, 'the following fact,' it really points to something not actually present, 'that other thing.' And hence olim, the locative of ole, olle, ille, means 'at that other time,' i.e. either past or future.

δίκην λαχών] See Or. 39 § 2. ὅσπερ κλητῆρες] 'Like witnesses to a summons, a pair of them only depose, &c.' Kennedy. ''Actori reum citanti duo solumnodo κλητῆρες (subscriptores) aderant. Hos igitur duos testes ait potius subscriptores quasi esse adversus Mantiam, quam ei testes adfuisse." Reiske. He contrasts the doubtful evidence of two persons only, Timocrates and Promachus, who not being friends or relations had no right to be present at the birth-feast, and who could have known little or nothing about the matter, with the notoriety of the transaction in the forced adoption of Boeotus. Cf. § 59.

29. of τ the average κ τ . A.] 'Is there any one who, &c.' For this formula, quibus nemo facile crediderit, see the note on Aesch. Suppl. 636. (P.)

πολύ γάρ μᾶλλον κ.τ.λ.] Boeotus pretends that he is obliged to account for that name having been given him; and he says it was given υβρει και έπηρεία τινί, Or. 39 § 32, and resulted from some quarrel of his father with Plango, whereas it was really the name of his uncle, Or. 39 § 32. The argument is the same, and very nearly also the words, as in Or. 39 § 23 [where, however, the inelegant reiteration of did in the present passage, διενεχθώσι... διαλλάττεσθαι... διά τούς...διά τάς, is partly avoided by the use of καταλλάττεσθαι; and the hiatus in youn kal dunp obviated by the transposition άνηρ και γυνή. A. Schaefer, per-

αύτοις διενεχθώσι γυνή και άνήρ, διαλλάττεσθαι διά τούς παίδας ή διὰ τὰς πρὸς έαυτούς ὀργάς τούς κοινούς παίδας πρός μισείν. ώστ' έαν μεν έπιχειρή ταῦτα λέγειν, μη ἐπιτρέπετε αὐτῷ q ἀναισχυντεῖν αν δὲ λέγη 30 περί των δικών ας απεδιήτησε μου ο διαιτητής, καί φάσκη ύπ' έμου ἀπαράσκευος ληφθήναι, πρώτον μέν μέμνησθε ότι οὐκ όλίγος χρόνος ἐγένετο ἐν ὧ ἔδει παρασκευάσασθαι αὐτὸν, ἀλλ' ἔτη πολλὰ, ἔπειθ' ὅτι ούτος ην ο διώκων την δίκην, ώστε πολύ μαλλον ην εἰκὸς ἐμὲ ὑπὸ τούτου ἀπαράσκευον ληφθῆναι ἢ τοῦτον ύπ' ἐμοῦ. ἔτι δὲ πάντες ύμῖν οἱ πρὸς τῷ διαιτητῆ 31 παρόντες μεμαρτυρήκασιν ώς οὖτος παρών αὐτὸς, ὅτε απεδιήτησε μου ο διαιτητής, ούτε εφήκεν είς το δικαστήριον ενέμεινε τε τη διαίτη. καίτοι άτοπον δοκεί μοι είναι, εί οί μεν άλλοι, όταν οἴωνται άδικεῖσθαι, καὶ τὰς πάνυ μικράς δίκας εἰς ύμᾶς ἐφιᾶσιν, οὖτος δέ μοι περί προικός δίκην ταλάντου λαχών, ταύτη, ώς

^q Bekk. om. Z cum ΣrA¹.

haps hypercritically, regards the sentence before us as inferior in rhythm and elegance to the parallel in the former speech. Dem. u. s. Zeit, III 2, 226. S.]

§§ 30, 31. He will try to account for the suit (his claim to the dowry) being given against him by the arbitrator, by saying that he was not fully prepared with his case. But he had time enough; and he was the plaintiff, not the defendant, who might rather plead 'unpreparedness.' Besides, why did he not appeal, if he thought the verdict was wrong?

 $\hat{\alpha}\nu$ $\delta \hat{\epsilon}$ $\lambda \hat{\epsilon}\gamma \eta$] 'Should he go on to talk about the actions,' &c. See §§ 16, 17.

οὐκ ὀλίγος χρόνος] Between the first arbitration, which

ended abruptly by the death of the arbitrator Solon, and the second, there had intervened ample time, χρόνος συχνός, § 16. 31. παρών αὐτὸς] § 17, πα-

ρόντος τούτου καὶ ἀντιδικοῦντος. ἀδικεῖσθαι] viz. by a wrong decision of a public arbitrator. —ἐφιᾶσιν, bring the matter by appeal before the Heliaea.

 $\tau a \dot{\nu} \tau \eta$] sc. $\tau \hat{\eta}$ $\delta \iota a \iota \tau \eta$. 'If he nevertheless abided by, or acquiesced in it, though, according to his own account, it was unjustly given against him.'

§§ 32, 33. He will tell you, forsooth, that he was not fond of going to law. But it is not so; he showed towards me a temper very different from your forgiving dispositions; he actually took advantage of some

32 αὐτός φησιν, ἀδίκως καταδιαιτηθεὶς ἐνέμεινεν. νη 1018 Δί', ἀπράγμων γάρ τις ἴσως ἐστὶν ἄνθρωπος καὶ οὐ φιλόδικος. ἐβουλόμην τὰν, ὧ ἄνδρες δικασταὶ, τοιοῦτον αὐτὸν εἶναι. νυνὶ δ' ὑμεῖς μὲν οὕτως ἐστὲ κοινοὶ καὶ φιλάνθρωποι, ὥστ' οὐδὲ τοὺς τῶν τριάκοντα υἱεῖς φυγαδεῦσαι ἐκ τῆς πόλεως ηξιώσατε οὖτος δ' ἐμοὶ μετὰ Μενεκλέους τοῦ πάντων τούτων ἀρχιτέκτονος ἐπιβουλεύσας, καὶ ἐξ ἀντιλογίας καὶ λοιδορίας πληγὰς συναψάμενος, ἐπιτεμών την κεφαλην αὐτοῦ τραύματος

r Bekk. cum H. Wolf (cf. Or. 21 § 85, 96). ἀποδιαιτηθείση coniecit Sauppe (ἀποδιαιτηθείσης rA¹. ἀποδιαιτηθείς libri ceteri).

blows that passed between us in a quarrel, and made a cut on his own head in order to make out a case against me before the Areopagus, of wounding with intent to kill! But for the confession of the doctor who was asked, but refused, to lance him, I might have been transported for life.

νὴ Δι', ἀπράγμων ... και οὐ φιλόδικος] 'Oh! to be sure, he is not a man of business and far from litigious!' Prof. Kennedy. Cf. Or. 42 § 12, μετρίου και ἀπράγμονος πολίτου μὴ εὐθὺς ἐπὶ κεφαλὴν εἰς τὸ δικαστήριον βαδίζειν, 36 § 53, 54 § 24. S.]

νινὶ δὲ] 'But as the case is.' φυγαδεῦσαι] Perhaps this fact is not elsewhere recorded. "The sons, even of such among the Thirty as did not return, were allowed to remain at Athens, and enjoy their rights of citizens unmolested; a moderation rare in Greeian political warfare." Grote, H. G. chap. 66, vip. 4 (where the present passage only is referred to). It would seem that, after the defeat of the Thirty by Thrasybulus near the Piraeus, B. c. 403, and the

peace made by Pausanias, a compromise was made between the oligarchical and democratical parties, since the greater part of the wealthy citizens (the 3000, as they are called) were more or less concerned with and implicated in the tyranny of the Thirty. Cf. § 46, πρὸς τοὺς ἐπὶτῆς ὀλιγαρχίας πολλοὺς τῶν πολιτῶν ἀκρίτους ἀποκτείναντας διαλλαγέντες. Andocides, de mysteriis, § 90.

συναψάμενος] 'Having concerted a quarrel that should end in blows.' (He 'contrived from words to come to blows.' C. R. Kennedy. 'Managed to get up a fight.' Middle of 'indirect agency.' Prof. Kennedy.) Or perhaps = $\pi \lambda a \sigma a \mu \epsilon \nu o s$, 'having invented a story about blows having been given in consequence of a quarrel.' Wolf inclines to the latter, G. H. Schaefer to the former interpretation; and it is not very easy to decide between them. (Cf. Or. 54 § 19, κατά μικρον υπάγεσθαι έκ μέν λοιδορίας είς πληγάς, έκ δέ πληγών εls τραύματα.) The plan evidently was, to get up a case against Mantitheus by provokεἰς "Αρειον πάγον με προσεκαλέσατο, ὡς φυγαδεύσων ἐκ τῆς πόλεως. καὶ εἰ μὴ Εὐθύδικος ὁ ἰατρὸς, πρὸς ὃν 33 οὖτοι τὸ πρῶτον ἦλθον δεόμενοι ἐπιτεμεῖν τὴν κεφαλὴν, αὐτὸς πρὸς τὴν ἐξ 'Αρείου πάγου βουλὴν εἶπε τὴν ἀλήθειαν πᾶσαν, τοιαύτην δίκην οὖτος ἂν εἰλήφει παρ' ἐμοῦ μηδὲν ἀδικοῦντος, ἢν ὑμεῖς οὐδὲ κατὰ τῶν τὰ μέγιστ' ἀδικούντων ὑμᾶς ἐπιχειρήσαιτ' ἂν ποιήσασθαι. ἵνα δὲ μὴ δοκῶ διαβάλλειν αὐτὸν, ἀνάγνωθί μοι τὰς μαρτυρίας.

MAPTTPIAI.

Τοῦτον μὲν τοίνυν οὕτω $^{\rm s}$ μέγαν καὶ φοβερὸν ἀγ $\hat{\omega}$ - 34

⁸ Bekk. 1824. om. Z et Bekk. st. cum Σ.

ing a quarrel, and to procure his banishment, so as to leave the ground clear for the defendant, if not to get possession of a part of his property.

έπιτεμών] As ἐντέμνειν, incidere, is 'to make a cut in,' so ἐπιτέμνειν is 'to make a cut on.' The difference, though slight, is real, the latter referring only to a superficial cut. In the present case, the man made an incision on the scalp, pretending to have been wounded by his adversary.

his adversury.

τραύματος] 'Cutting and maiming.' 'Wounding with intent to kill.' For the genitive cf. Ar. Vesp. 1406, προσκαλοῦμαι σ', ὅστις εῖ, πρὸς τοὺς ἀγορανόμους βλάβης τῶν φορτίων, where there is probably an ellipse of δικην, though all words of this kind, like ἐγκαλεῦν, ἀμφισβητεῦν, &c., have a tendency to take the genitive.

33. ovītoi] viz. Boeotus and Menecles, the latter of whom is said to have been at the bottom of the whole plot.

μηδέν άδικοθντος] Cum essem

innocens, 'without my having wronged him.' Here $\mu\dot{\eta}$ is used, not $o\dot{v}$, by a lax usage, or perhaps the clause is affected by the hypothetical notion, 'he would have got me punished even when I had done no wrong.' Bekker and the Zürich editors read $\mu\eta\delta\dot{\epsilon}\nu$ with the Mss instead of the vulg. $o\dot{v}\delta\dot{\epsilon}\nu$, which G. H. Schaefer prefers. And in itself $o\dot{v}\delta\dot{\epsilon}\nu$ is correct, as asserting the present consciousness of innocence as a fact.

διαβάλλειν] 'To be misrepresenting him,' 'to be saying what is untrue of him.' A favourite verb with the Greeks, for which the Romans had no precise equivalent, calumniari being hardly used in this sense. So διαβολαl is often used of false impressions or ill-feelings resulting from slander, e.g. Plat. Apol. p. 18. In Phaed. p. 67 Ε διαβάλλειν has its original sense of putting two persons or things at variance with each other.

§§ 34, 35. The bringing of so serious a charge against me shows his malignant intentions.

νά μοι οὐχ ὡς εὐήθης ὡν, ἀλλ' ὡς ἐπίβουλος καὶ κακοῦργος κατεσκεύασεν. μετὰ δὲ ταῦτα ἀντὶ τοῦ ὀνόματος οὖ ἔθετο αὐτῷ ὁ πατὴρ Βοιωτὸν, ὥσπερ καὶ πρὸς ὑμᾶς μεμαρτύρηται, ἐπειδὴ ἐκεῖνος ἐτελεύτησε, Μαντίθεον ἑαυτὸν ἐγγράψας εἰς τοὺς δημότας, καὶ τοῦ αὐτοῦ ἐμοὶ καὶ πατρὸς καὶ δήμου προσαγορευόμενος, οὐ μόνον τὴν δίκην ταύτην, περὶ ἦς νυνὶ δικάζομαι, ἀνάδικον ἐποίησεν, ἀλλὰ καὶ χειροτονησάντων ὑμῶν ἐμὲ ταξίαρχον ἦκεν αὐτὸς ἐπὶ τὸ δικαστήριον δοκι-

On another occasion, when I had been elected to a public office, he claimed it as being the Mantitheus who had obtained the show of hands. This and other vexatious proceedings compelled me to bring my former action against him, and to insist that he should retain his right name, which is Boeotus.

οὐχ ὡς εὐήθης] 'Not as a simpleton,' who might foolishly suppose that a blow received in a quarrel would be visited by a serious penalty. Mr Mayor thinks the word refers to ἀπράγμων in § 32. Kennedy is scarcely correct in translating 'not as a goodnatured person.' 'This great and formidable contest he got up against me, not as a man of simple character, but as a plotter and a villain.' Prof. Kennedy. κατεσκεύασεν, this is said in reference to ἀπαράσκευον in § 30.

μετὰ ταῦτα] The action just described would seem to have been brought when he was but a boy. See Or. 39 \S 5, συμβάσης τῷ πατρὶ τελευτῆς πρὶν τὰς εἰς τοὺς δημότας ἐγγραφὰς γενέσθαι. It appears therefore clear that enrolment even in the phratriae conferred the rights of a citizen,

so far as to justify the bringing of a suit.

τοῦ αὐτοῦ πατρὸς καὶ δήμου] See Or. 39 §§ 4 and 9.

ἀνάδικον] 'To be tried over; again.' He alludes to the transaction before the two arbitrators, §§ 16, 17. By saying that his name was Mantitheus in the city-books, he made null and void a verdict given against Boeotus. The adjective is of rare occurrence. Inf. §§ 40 and 42. Or. 24 (κατὰ Τιμοκρ.) § 191, καὶ τὴν μεθ' ὅρκου καὶ λόγου καὶ κρίσεως ψηφον ένηνεγμένην ανάδικον καθίστησιν. Hesych. ανάδικοι ούτως έλέγοντο δίκαι els άκεραlaν (i. e. de integro, or re integra) έγκαθιστάμεναι, ήτοι διὰ πολιτικήν αίτίαν, ή των μαρτύρων άλόντων ψευδοκατηγόρων. Kennedy (Append. ix p. 394) renders it 'a reversal of a judgment.'

ταξίαρχον] In Or. 39 § 10 this office is not included in the hypothetical cases given of honours conferred by the state and claimed by another under a false name; but it is mentioned ib. § 17. As this particular case had really occurred, it is omitted in the former enumeration. A preliminary examination, probably of a per-

1019 μασθησόμενος, δίκην δὲ ἐξούλης ὡφληκὼς ταύτην οὐκ αὐτὸς ώφληκέναι φησὶν, ἀλλ' ἐμέ. ὡς δ' ἐν κεφαλαίφ 35 εἰπεῖν, κακά μοι παρέχων ἠνάγκασέ με λαχεῖν αὐτῷ δίκην περὶ τοῦ ὀνόματος, οὐχ ἵνα χρήματα παρ' αὐτοῦ λάβω, ὡ ἄνδρες δικασταὶ, ἀλλ' ἵν', ἐὰν ὑμῖν δοκῶ δεινὰ πάσχειν καὶ βλάπτεσθαι μεγάλα, οὑτοσὶ καλῆται Βοιωτὸς, ὥσπερ ὁ πατὴρ αὐτῷ ἔθετο. ὅτι τοίνυν ἀληθῆ καὶ ταῦτα λέγω, λαβέ μοι καὶ τὰς περὶ τούτων μαρτυρίας.

MAPTTPIAI.

Πρὸς τούτοις τοίνυν καὶ ὅτι ἐγὼ στρατευόμενος καὶ 36 μετὰ ᾿Αμεινίου ξενολογήσας τ, ἄλλοθέν τε χρήματα εὐ-

* Bekk. στρατολόγήσας Z cum pr. Σ.

son's political status, freedom from debts, &c., had to be passed before he was formally installed in such an office, just as he was liable to the εὐθύνη after holding it. [Meier and Schömann, Att. Process pp. 200—14. Hermann, Staatsalt. § 149. S.] δίκην ἐξούληs] See Or. 39 § 15.

δίκην έξούλης] See Or. 39 § 15. 35. ούχ ἵνα κ.τ.λ.] Boeotus would say that it was done merely to secure the dower of my mother, he having before evaded payment on the plea of having another name, § 18. This is why the subjunctive is used, and not λάβοιμι, referring only to the past intention.

καλῆται] 'That the defendant may go on being called Boeotus.'

§§ 36, 37. Another unjust action he brought against me when I was on military service and raising money and recruits. He charged me with having extorted a sum of money from the state of Mytilene, and this he did in the interest of the then tyrant, and pretended it was a debt

due to my father which I had made them pay.

και ὅτι (unless we should read ὅτε, which seems more natural) means 'on the charge that,' and is taken up by περὶ τούτων μοι δικάζεται, below. [εὐπορήσας is not joined with ξενολογήσας but is an explanatory participle. 'Just because, being on military service and having recruited mercenaries with A. (inasmuch as I was well provided with money and had received, &c.), I spent that sum upon those recruits, in order that, &c., he actually brings a suit against me on this score.' Prof. Kennedy.]

μετὰ 'Αμεινίου] He seems to have been a strategus at the time; and perhaps (as the duty of a taxiarch was to raise troops, and draw up the military κατάλογος), Mantitheus then accompanied him as such. [A. Schaefer, Dem. III 2, 224, calls him 'an enemy of Athens.' Nothing is known about him. S.]

εὐπορεῖν χρήματα] 'To raise

πορήσας καὶ ἐκ Μυτιλήνης παρὰ τοῦ ὑμετέρου προξένου ᾿Απολλωνίδου καὶ παρὰ τῶν φίλων τῆς πόλεως λαβῶν τριακοσίους στατῆρας Φωκαεῖς, ἀνήλωσα εἰς τοὺς στρατιώτας, ἵνα πρᾶξίς τις πραχθείη καὶ ὑμῖν 37 καὶ ἐκείνοις συμφέρουσα,περὶ τούτων μοι δικάζεται ὡς πατρικὸν κεκομισμένω χρέως παρὰ τῆς πόλεως τῆς Μυτιληναίων, Κάμμη τῷ τυραννοῦντι Μυτιλήνης

money' (an expression not strictly correct) must be distinguished from εὐπορεῖν χρήμάτων, 'to have ready-money at command.' Cf. Or. 33 § 6, τριάκοντα δὲ μνᾶς ἐδεῖτό μου οὖτος συνευπορῆσαι, and 36 § 57.

παρά των φίλων της πόλεως] "Designat partem illam civium Mitylenensium, quae partibus Atheniensium studeret." Reiske. στατῆρας Φωκαεῖς] Boeckh (Publ. Econ. p. 23), quoting this passage, says, "the Phocaic stater occurs, both in inscriptions and in writers, as coined money; nor can it be supposed that silver pieces are meant, as the idea of a gold coin is inseparably associated with the name of a Phocaic stater. Its weight is unknown; it passed however as the least valuable gold coin." Thucyd., IV 52, speaks of certain Mitylenean exiles having seized Rhoeteum, and restored it on the receipt of 'two thousand Phocaic staters.' Prof.Churchill Babington (Catalogue of Leake Greek Coins, &c. p. 23) describes No. 70 as a "stater of electrum, or pale gold, of Phocaea," and adds "The Phocaean staters are now among the rarest of Greek coins; they are of purer gold and about six grains heavier than the Cyzicene staters." See Plate of Coins.

"να πραξις πραχθείη"] 'In order that some action might be performed to your and their advantage.' Kennedy.

37. The form χρέως, for the more usual χρέος, is recognised by Hesychius. The use of πατρικὸν (as in πατρικὴ ἔχθρα, βασιλεία Thue. I 13), and not πατρῷον (as in πατρῷον σκῆπτρον, πατρῷα χρήματα, &c.), is to be noticed.

Kάμμη] We hear nothing more of this ruler of Mytilene, nor of the date when he established himself as tyrant. We know however that in B.C. 351 Mytilene was no longer under a democracy, and that in B.C. 347-6 it was restored to the protection and alliance of Athens. These dates point to the beginning of B.C. 347, as probably the latest date for the delivery of the speech. A. Schaefer, Dem. u. s. Z. III 2, 224. S.] Mr Mayor remarks (p. 248), "The circumstances referred to are obscure.- I should suppose that Boeotus charges Mantitheus with having recovered money due to his father in Mytilene, in order that he, Boeotus, may claim a share of it, which of course he could not do if it were money supplied by Apollonidas and other friends of Athens for the purpose of levying a force against the tyrant. Such a demand might

ύπηρετων, δς καὶ ύμιν κοινή καὶ ἐμοὶ ἰδία ἐχθρός ἐστιν. ὅτι δ΄ ὁ πατὴρ ἡμῶν, ἢν ἐψηφίσαντο αὐτῷ δωρεὰν οἱ Μυτιληναῖοι, εὐθὺς αὐτὸς ἐκομίσατο, καὶ ὡς οὐδὲν ἀφείλετο αὐτῷ χρέως ἐν Μυτιλήνη, τῶν ὑμετέρων φίλων παρέξομαι μαρτυρίαν.

MAPTTPIA.

"Εχων τοίνυν, ὧ ἄνδρες δικασταὶ, καὶ ἄλλα πολλὰ 38 καὶ δεινὰ λέγειν, ἃ οὖτος καὶ εἰς ἐμὲ καὶ εἰς ὑμῶν ἐνίους ἡμάρτηκεν, ἀναγκάζομαι διὰ τὸ ὀλίγον εἶναί 1020 μοι τὸ ὕδωρ παραλιπεῖν. νομίζω γὰρ καὶ ἐκ τούτων ὑμῖν ἱκανῶς ἐπιδεδεῖχθαι ὡς οὐ τοῦ αὐτοῦ ἀνθρώπου ἐστὶν ἀγῶνα μέν μοι περὶ φυγῆς κατασκευάζειν καὶ δίκας οὐδὲν προσηκούσας δικάζεσθαι, πρὸς δὲ τὸν διαιτητὴν ἀπαντᾶν ἀπαράσκευον. ὥστε περὶ μὲν τούτων ἃν ἐπιχειρῆ λέγειν, οὐκ οἶμαι ὑμᾶς ἀποδέξεσθαι. ὰν δὲ λέγη ὡς ἀξιοῦντος αὐτοῦ ἐπιτρέψαι Κόνωνι τῷ 39 Τιμοθέου περὶ ἀπάντων ἐγὼ οὐκ ἐβουλόμην ἐπιτρέπειν, ἐνθυμεῖσθε ὡς ἐξαπατᾶν ὑμᾶς ἐπιχειρήσει. ἐγὼ

be represented as helping Cammes against the Athenians."

υπηρετών] To rouse the anger of Cammes against both Mantitheus and the Athenians, Boeotus told him that the debt had been extorted from his citizens, under the plea of its being due to the father, in order to aid and abet the popular side in the στάσις against him.

δωρεὰν] This would seem to have been a vote of money for some services performed to the state by Mantias when πολιτενόμενος, Or. 39 § 3.

τῶν ὑμετέρων φίλων] Your political friends, i.e. not of the party of Cammes.

38. Want of time compels

me to pass over other instances of his malice; but I have shown proofs enough that he was not the man to go unprepared into any suit against me.

ύδωρ] note on Or. 54 § 36. ἀγῶνα περὶ φυγῆs] § 32 fin. —ἀπαράσκευον, § 30 fin.

πρὸς δὲ τὸν κ.τ.λ.] See sup. §11. §§ 39, 40. He will tell you, that he made me an offer to settle all the matters under dispute by arbitration. Why, an arbitration had been given, and more than once, in my favour. What motive could I have for disturbing the decision by appealing to another? It is by his insisting on an arbitrator's award that he holds all his present privileges.

γὰρ περὶ μὲν ὧν αἱ δίκαι οὔπω τέλος εἶχον, ἕτοιμος ἢν ἐπιτρέπειν καὶ Κόνωνι καὶ ἄλλφ διαιτητἢ ἴσφ, ὅτφ οὖτος βούλοιτο περὶ δὲ ὧν τρὶς πρὸς τὸν διαιτητὴν ἀπαντήσαντος τοὐτου καὶ ἀντιδικοῦντος ὁ μὲν διαιτητὴν τὴς ἀπέγνω μου, οὖτος δὲ τοῖς γνωσθεῖσιν ἐνέμεινεν, ὡς καὶ ὑμῖν μεμαρτύρηται, οὐκ ῷμην δίκαιον εἶναι 40 ταῦτα πάλιν ἀνάδικα γίγνεσθαι τί γὰρ ὰν ἢν πέρας ἡμῖν τοῦ διαλυθῆναι, εἰ τὰ κατὰ τοὺς νόμους διαιτηθέντα λύσας ἑτέρφ διαιτητῆ ἐπέτρεψα περὶ τῶν αὐτῶν ἐγκλημάτων, ἄλλως τε καὶ ἀκριβῶς εἰδῶς ὅτι, εἰ καὶ πρὸς τοὺς ἄλλους μὴ ἐπιεικές ἐστι ταῖς διαίταις ἰσχυρίζεσθαι, πρός γε τοῦτον ἁπάντων δικαιότατον ἦν οὕτω 1 προσφέρεσθαι. φέρε γὰρ, εἴ τις αὐτὸν ξενίας γράψαιτο λέγων ὡς διομνύμενος ὁ πατὴρ οὐκ ἔφη τοῦτον υίὸν

οὔπω τέλος εἶχον] 'Which had received no judicial determination.' Kennedy.

Κόνωνι] The grandson of the well-known general of that name.
τσω] 'Impartial.' Or. 55 §§ 9, 35.

τρίς] This does not clearly appear from the account in §§ 16, 17. One of the three cases meant may have been that

before Xenippus, § 44.

40. τί γὰρ αὐ ἢν πέρας κ.τ.λ.] 'What definitive settlement could we ever have come to, if I had set aside an award pronounced according to law, and referred the same causes of action to another arbitrator? especially when I knew so well, that, even if it is not equitable to insist on awards against other people, it is perfectly fair to deal in such a way with Boeotus.' Kennedy.

πέρας τοῦ διαλυθῆναι] 'Final settlement,' 'conclusion of our difference,' lit. 'termination

consisting of reconciliation.' For this 'genitive of apposition,' in prose mainly confined to the gen, of the infinitive, cf. Hom. Il. III 309, θανάτοιο τέλος, and Thuc. VII 42, πέρας τοῦ ἀπαλλαγηναι τοῦ κινδύνου. Kühner, Gk. Gr. § 402 d. S.]-loxvolζεσθαι, ί.θ. έμμένειν. - προσφέρεσθαι, 'to behave towards,' 'to deal with.' Plat. Theaet. p. 151 c, προσφέρου οῦν πρός με ώς πρός μαίας υίδυ και αύτου μαιευτικόυ. Or. 54 (Νικοστρ.) 28, είπερ έβούλοντο δικαίως προσφέρεσθαι πρός ύμας.

§ 41. Suppose that some one were to bring an action of ξενία (alien birth) against him; what could he plead, but that he had been made a citizen by an arbitrator's decision?

ξενίας] See Or. 39 § 18.

διομνύμενος] There is an allusion to the double oath of both plaintiff and defendant, called διωμοσία. But the meaning here is merely 'on his oath.'

αύτοῦ είναι, έσθ' ότω αν άλλω ισχυρίζοιτο προς

ταῦτα η διότι της μητρος αὐτῶν ομοσάσης καὶ τοῦ διαιτητοῦ καταγνόντος ήναγκάσθη ὁ πατὴρ ήμῶν έμμειναι τη διαίτη; οὐκοῦν δεινὸν εἰ οὕτος, αὐτὸς κατὰ 42 γνωσιν διαιτητοῦ ὑμέτερος πολίτης γεγενημένος καὶ 1021 πρὸς ἐμὲ τὴν οὐσίαν νειμάμενος καὶ τυχών τῶν μετρίων άπάντων, ας έγω δίκας τοῦτον ἀπέφυγον παρόντα καὶ αντιδικούντα καὶ τοῖς γνωσθεῖσιν ἐμμένοντα, ταύτας αναδίκους αξιών γίγνεσθαι δίκαιον τι δοκοίη λέγειν ύμιν, ώσπερ, όταν μεν τούτω συμφέρη, δέον κυρίας είναι τὰς διαίτας, ὅταν δὲ μὴ συμφέρη, προσῆκον τὴν τούτου ∀ γνώμην κυριωτέραν γενέσθαι τῶν κατὰ τους ύμετέρους νόμους γνωσθέντων. δς ούτως έπί- 43 βουλός έστιν ώστε καὶ την δίαιταν ταύτην έπιτρέπειν με προϋκαλείτο οὐχ ὅπως ἀπαλλαγή πρός με, ἀλλ' ίν', ώσπερ καὶ πρότερον ενδεκα έτη διήγαγε κακουργών, ούτω καὶ νῦν τὰ ἀποδιαιτηθέντα μου λύσας έξ ἀρχῆς

^u είναι κυρίας Z et Bekker st. cum Σ. v Bekk. τούτων Z cum Σ.

η διότι] for η ὅτι. The Attic Orators (esp. Isocrates) often prefer διότι to ὅτι when a hiatus is thereby avoided. Isocr. Paneg. § 48 n. S.]

δμοσάσης] See Or. 39 § 4.

42. $\kappa a \tau \grave{\alpha} \ \gamma \nu \hat{\omega} \sigma \iota \nu$] 'Through the decision.' It is a peculiarity of the middle Attic to use $\kappa a \tau \grave{\alpha}$, 'in accordance with,' quite as a synonym of $\delta \iota \grave{\alpha}$, 'because of.' Thus, the Attics say $\kappa a \tau \grave{\alpha} \ \tau \iota \ \mathring{\gamma} \grave{\lambda} - \theta \epsilon s$; 'Why have you come?' &c. Any one of the three prepositions $\kappa a \tau \grave{\alpha}$, $\delta \iota \grave{\alpha}$, or $\pi a \rho \grave{\alpha} \ \pi \epsilon \nu \iota a \nu$ may be used to signify 'through poverty,' and $\kappa a \tau \grave{\alpha}$ more often bears this meaning than is commonly supposed. Mr Wayte on Timocr. § 32 seems not to have noticed this.

άξιῶν κ.τ.λ.] Construe ἀξιῶν τὰς δίκας ἀναδίκους γίγνεσθαι, ἀς ἐγὼ τοῦτον ἀπέφευγον, κ.τ.λ. 'in seeking to reverse a judgment against his own claim, which I obtained against him after appearance and argument, and in which he has acquiesced.' Kennedy. See §§ 19, 34.

τήν τούτου γνώμην] Contemptuously, 'his judgment, forsooth, of what is right.'

§§ 43, 44. So crafty is he, that when he made me an offer to go to an arbitrator, it was only done to set aside a former decision and go to law with me again, as he has been doing for years past.

έπιτρέπειν] sc. Κόνωνι, § 39. λύσας κ.τ.λ.] 'Setting aside 44 με συκοφαντη καὶ την δίκην ταύτην ἐκκρούη. τεκμήριον δὲ τούτου μέγιστον οὔτε γὰρ την πρόκλησιν
ἐδέχετο, ἢν ἐγὼ κατὰ τοὺς νόμους προϋκαλούμην
αὐτὸν, πρότερόν τε Ξενίππω, ὸν οὖτος προϋβάλετο
διαιτητην, ἐπιτρέψαντος μου περὶ τῆς τοῦ ὀνόματος
δίκης, ἀπηγόρευσεν αὐτῷ μὴ διαιτᾶν. ὅτι δὲ καὶ ταῦτ΄
ἀληθῆ λέγω, ἐκ τῆς μαρτυρίας καὶ τῆς προκλήσεως
εἴσεσθε.

ΜΑΡΤΎΡΙΑ. ΠΡΟΚΛΗΣΙΣ.

45 Ταύτην τοίνυν την πρόκλησιν οὐ δεξάμενος, άλλ' ἐνεδρεύων με καὶ την δίκην ὅτι πλεῖστον χρόνον ἐκκρούειν βουλόμενος, κατηγορήσει, ὡς ἐγὼ πυνθάνομαι, οὐ μόνον ἐμοῦ, ἀλλὰ καὶ τοῦ πατρὸς, λέγων ὡς ἐκεῖνος ἐμοὶ χαριζόμενος πολλὰ τοῦτον ηδίκησεν. ὑμεῖς δ', ὡ ἄνδρες δικασταὶ, μάλιστα μὲν, ώσπερ αὐτοὶ οὐκ ἃν ἀξιώσαιτε κακῶς ἀκούειν ὑπὸ τῶν ὑμετέρων παί-

the judgment of non-suit pronounced for me by the arbitrator.' Kennedy.

44. προιβάλετο] 'Had proposed,' 'had put forward.'

άπηγόρευσεν] 'He gave him notice not to pronounce the award.' Perhaps this means, that he would not hold himself bound by his decision; or, perhaps, he sent him a notice that he did not accept him as arbitrator. [On this form, for which ἀπείπεν is commonly used, see note on Or. 55 § 4. S.]

§§ 45, 46. Not only has he done his best, by these delays and repeated actions, to injure me, but he intends to throw insult on the memory of his own father by saying that he acted unfairly and partially towards me. But it would be strange if citizens who made

an amnesty and have kept it with the Thirty Tyrants, after all their cruelty, should allow the defendant to speak ill of the father with whom he was reconciled in his lifetime, and for whom he got so much more than ever he deserved.

έκεῖνος] Like ἐκεῖνον in § 46 fin., used of one deceased; see

on § 28.

μάλιστα μὲν κ.τ.λ.] Answered by ἄν δ' ἄρα in § 47, and taken up or repeated by μάλιστα μὲν in the beginning of that paragraph.—βλασφημεῖν, 'to use bad words.' A favourite term with Demosthenes, and used in a very general sense, without regard to the irreligious import which it now bears after the earlier Greek use, e.g. in Eur. Ion 1189.

δων, οὕτω μηδὲ τούτῳ ἐπιτρέπετε περὶ τοῦ πατρὸς 1022 βλασφημεῖν καὶ γὰρ ἂν εἴη δεινὸν εἰ αὐτοὶ μὲν πρὸς 46 τοὺς ἐπὶ τῆς ὁλιγαρχίας πολλοὺς τῶν πολιτῶν ἀκρίτους ἀποκτείναντας διαλλαγέντες ἐμμένετε ταῖς ὁμολογίαις, ὥσπερ χρὴ τοὺς καλοὺς κἀγαθοὺς ἄνδρας, τούτῳ δὲ πρὸς τὸν πατέρα ζῶντα καὶ διαλυθέντι καὶ πολλὰ παρὰ τὸ δίκαιον πλεονεκτήσαντι νῦν μνησικακεῖν ἐπιτρέψετε καὶ κακῶς λέγειν ἐκεῖνον. μηδαμῶς, 47 ὧ ἄνδρες δικασταὶ, ἀλλὰ μάλιστα μὲν κωλύετ αὐτὸν ταῦτα ποιεῖν, ὰν δ' ἄρα βιάζηται ὑμᾶς καὶ λοιδορῆται, ἐνθυμεῖσθ' ὅτι αὐτὸς ἑαυτοῦ καταμαρτυρεῖ μὴ ἐξ ἐκείνου γεγενῆσθαι. οἱ μὲν γὰρ φύσει παῖδες ὅντες, κὰν πρὸς ζῶντας τοὺς πατέρας διενεχθῶσιν, ἀλλὰ οὖν τελευτήσαντάς γε™ αὐτοὺς ἐπαἰνοῦσιν οἱ δὲ νομιζόμενοι μὲν υἱεῖς, μὴ ὄντες δὲ γένει ἐξ ἐκείνων, ῥαδίως

w Bekk. om. Z cum FΣΦB.

46. αὐτοὶ μὲν—τούτφ δὲ] See sup. § 32. The sentence is antithetical in several points: 'you forgave and still forgive the men who grievously injured the state and your own families; he made up his quarrel with his father, and though he was benefited by him in life, he assails his memory again when dead.' These constructions are an essential feature of Greek rhetoric; but they are quite alien from both our language and our idioms.

μνησικακείν] 'To rip open the quarrel and calumniate him.' Kennedy, But ἐκείνον might better have been rendered (see § 28) 'that worthy man.' But there is a sort of antithesis with ζώντα which points rather to the sense 'now that he is no more.'

§ 47. If he persists in his

unseemly language against his father, observe that he is merely giving a proof that he is not really his son; for true sons, even if they quarrel in lifetime, speak with respect of their father's memory, while putative sons have no such scruples.

βιάζηται κ.τ.λ.] 'If he should persist in acting in defiance of your wishes and speaking evil of his father.' Kennedy is here not quite correct, 'if he abuse my father in spite of you.' Compare the force of καλήται in § 35. Properly, βιάζεσθαι is 'to play the bully,' and the construction is τινά τι, as in Aesch. Theb. 1045, αὐδῶ πόλιν σε μὴ βιάζεσθαι τάδε.

άλλ' οὖν—γε] At saltem. See Or. 39 § 34.—ραδίως, άδιαφόρως, 'without any concern;' 'they think nothing of quarrelling

μέν αὐτοῖς διαφέρονται ζῶσιν, οὐδὲν δὲ φροντίζουσι 48 περί τεθνεώτων αὐτῶν βλασφημοῦντες. χωρίς δὲ τούτων ενθυμεῖσθε ώς ἄτοπόν εστιν, εἰ οὖτος τὸν πατέρα ώς άμαρτόντα είς αύτον λοιδορήσει, δια τα έκείνου άμαρτήματα ύμέτερος πολίτης γεγενημένος. καγώ μεν διά την τούτων μητέρα τὰ δύο μέρη της οὐσίας άφαιρεθείς όμως ύμας αισχύνομαι λέγειν περί έκείνης 49 τι φλαθρον' οδτος δ', δν ηνάγκασεν αδτών πατέρα γενέσθαι, τοῦτον οὐκ αἰσχύνεται ψέγων ἐναντίον ὑμῶν, άλλ' είς τοῦτ' ἀμαθίας ήκει ώστε τῶν νόμων ἀπαγορευόντων μηδέ τους των άλλων πατέρας κακώς λέγειν τεθνεώτας, οὖτος, οὖ φησιν υίὸς εἶναι, τοῦτον λοιδορήσει, ὧ προσῆκε καὶ εἴ τις ἄλλος ἐβλασφήμει 1023 περί αὐτοῦ ἀγανακτεῖν.

> * Bekk. άμαρτάνοντα Z cum ΣrA1. y Bekk. ἐαυτοῦ Z cum Σ.

with them while they are alive,'

§§ 48, 49. Besides, how inconsistent to talk of my father's failings, when those very failings procured him the rights of citizenship! Though I myself have lost two-thirds of my property through his mother Plango, still I say not a word against her; and yet he abuses in your hearing the father who was compelled to adopt him, and by whom therefore he has actually been benefited.

τὰ ἐκείνου ἀμαρτήματα] There is a play on the double sense of άμαρτείν, which is often used as a euphemism for the frailties of love. See Eur. Hipp.

464. Suppl. 900.

τὰ δύο μέρη] Boeotus and his brother Pamphilus had got two-thirds, Mantitheusonly onethird, Or. 39 § 6.

49. ψέγων] 'Disparaging,' the exact meaning of the word. It differs from μέμφεσθαι, the former implying the expression of dislike or contempt, the latter the feeling of dissatisfaction, though it so often has the secondary sense of 'to blame.'

τῶν νόμων κ.τ.λ.] The law of Draco, γονείς τιμάν, would seem to have been so far extended that an action for Kaknyopla could be brought by any one whose father's memory had been unjustly aspersed. [Dem. Or. 20 § 104; Plutarch, Solon, 21; and Lexicon Rhet. Cantab. έάν τις κακώς είπη τινά των κατοιχομένων, καν ύπο των έκείνου παίδων ἀκούση κακώς, ώφλε τώ δημοσίω. S.]

άγανακτείν] i.e. to show his resentment by proceeding against him. Construe έβλασφή-

μει περί αὐτοῦ.

Οἶμαι δ' αὐτὸν, ὧ ἄνδρες δικασταὶ, ἐπειδὰν τῶν 50 ἄλλων ἀπορῆ, κακῶς τέ με ἐπιχειρήσειν λέγειν καὶ διαβάλλειν πειράσεσθαι, διεξιόνθ' ὡς ἐγὼ μὲν καὶ ἐτράφην καὶ ἐπαιδεύθην καὶ ἔγημα ἐν τῆ τοῦ πατρὸς οἰκία, αὐτὸς δ' οὐδενὸς τούτων μετέσχεν: ὑμεῖς δ' ἐνθυμεῖσθ' ὅτι ἐμὲ μὲν ἡ μήτηρ παῖδα καταλιποῦσα ἐτελεύτησεν, ώστε μοι ἱκανὸν ἦν ἀπὸ τοῦ τόκου τῆς προικὸς καὶ τρέφεσθαι καὶ παιδεύεσθαι ἡ δὲ τούτων 51 μήτηρ Πλαγγὼν, τρέφουσα μεθ' αὐτῆς τούτους καὶ θεραπαίνας συχνὰς καὶ αὐτὴ πολυτελῶς ζῶσα, καὶ εις ταῦτα τὸν πατέρα τὸν ἐμὸν χορηγὸν ἑαυτῆ ὑπὸ της ἐπιθυμίας ἔχουσα καὶ πολλὰ δαπανᾶν ἀναγκάζουσα, οὐκ ἴσα δήπου τῆς ἐκείνου οὐσίας ἐμοὶ ἀνήλωκεν, ὥστε πολὺ μᾶλλον προσήκειν ἐμὲ τούτοις ἐγκαλεῖν ἡ αὐτὸν

§§ 50—2. In reply to his assertion, that I was brought up in all the comforts and luxuries of home, while he was but a poor outcast, I have to observe that his mother Plango was a most extravagant woman, and that more of my father's property was spent on her and her son than upon my education. So that on that score he is a debtor to me rather than I to him. Great expenses too I incurred in other transactions in the benefit of which he had a share.

άπὸ τοῦ τόκου] Boeckh (Publ. Ec. p. 113, Lewis²) estimates this at 720 drachmas according to the customary rate of interest, i.e. twelve per cent. — lκανὸν ἦν, i.e. I had to be content with that comparatively small sum for my education

and maintenance.

51. $\mu\epsilon\theta$ a $\nu\tau\eta$ s] 'In her own house,' which was separate from that of Mantias.— $\tau o \nu \tau o \nu \tau o \nu s$, Boeotus and his brother Pamphilus.

χορηγον-έχουσα] 'Having my father to furnish the means,' Kennedy. Shilleto quotes this with other examples of the use, on De Fals. Leg. p. 408, § 238. Similarly χορηyelv and xopnyla were used of supplies in general, by Aristotle and later writers.—[e.g. Ethics ι 10 § 15 τοῖς ἐκτὸς ἀγαθοῖς ἱκανῶς κεχορηγημένον and 1 8 § 15 οὐ ράδιον τὰ καλὰ πράττειν ἀχορήγητον όντα ('without appliances'); also in the Greek Testament, 2 Cor. ix 10, 1 Pet. iv 11, 2 Pet. i 5 and 11. The word λειτουργία has a similar history. S.]--ύπὸ, i.e. διὰ τὴν έπιθυμίαν.

οὐκ ἴσα ἐμοὶ] sc. ἀλλὰ πλείω

τούτοις ἐγκαλεῖν] viz. τῆς προικός. I had more reason to demand from them payment of what was due from my mother, than they had to set up a counter claim to Plango's alleged property; since through Plango's influence with my

52 ἐγκλήματ' ἔχειν ὑπὸ τούτων. πρὸς γὰρ τοῖς ἄλλοις εἰκοσι μὲν μνᾶς δανεισάμενος μετὰ τοῦ πατρὸς παρὰ Βλεπαίου τοῦ τραπεζίτου εἰς ὧνήν τινα μετάλλων, ἐπειδὴ ὁ πατὴρ ἐτελεύτησε, τὰ μὲν μέταλλα πρὸς τούτους ἐνειμάμην², τὸ δάνειον δ' αὐτὸς εἰσεπράχθην, ἑτέρας δὲ χιλίας εἰς τὴν τοῦ πατρὸς ταφὴν παρὰ Λυσιστράτου Θορικίου δανεισάμενος ἰδία ἐκτέτικα. ὡς δ' ἀληθῆ καὶ ταῦτα λέγω, ἐκ τούτων τῶν μαρτυριῶν εἴσεσθε.

MAPTTPIAI.

53 Τοσαθτα τοίνυν ἐμοθ ἐλαττουμένου φανερώς, ού-

z Bekk. ἐγένετο Z cum FΣΦΒ. ('Cf. εἴs τινα γίγνεσθαι, Schoemann ad Isaeum 3 § 36. Possis coniicere ἐνέμετο.' Sauppe.)

father they had so much more

spent upon them.

52. μετάλλων] See 37 § 5. This was a speculation, of course; he does not say that it did not answer, but only that he had to pay for it, i.e. to the state, probably. Cf. Ar. Equit. 361, where Cleon says: ἀλλὰ σχελίδας ἐδηδοκώς ἀνήσομαι

μέταλλα,

and see Boeckh, Dissert. p. 650. πρὸς τούτους ἐνειμάμην] 'I shared the mines with them, while the whole sum borrowed I had to pay myself.' Cf. Or. 39 § 6, and 36 § 10.

εls τὴν τοῦ πατρὸς ταφὴν] For examples of the large expenses incurred in this filial duty, see Boeckh, Publ. Ec. p. 114.

lòia] 'On my own account,' viz. without their being in any way liable for it. To be construed, perhaps, with both the participle and the verb. Kennedy translates, 'and I have paid them out of my own pocket.'

§§ 53, 54. With all these advantages on his side, his complaints against my unfairness are not to be listened to. He is just the man to make random assertions without proving them, and to assume that you know what he says is true. Ask him, then, for his proofs, and don't let him shirk the truth by such pretences. Let him follow my example; for I produced witnesses to prove even what really was notorious—the way in which my father was compelled to adopt him.

ἐλαττοῦσθαὶ τι] 'To get (or consent to take) less than one's due; ' 'to come off second best in a bargain.' Thuc. 177, καὶ ἐλασσούμενοι γὰρ ἐν ταῖς ξυμβολαίαις πρὸς τοὺς ξυμμάχους δίκαις—φιλοδικεῖν δοκοῦμεν. Hence Aristotle's ἐλαττωτικὸς, one who is disposed not to press his full claims, but take somewhat less, opposed to ἀκριβοδίκαιος. See Or. 56 § 14.

τοσὶ νῦν σχετλιάζων καὶ δεινοπαθών καὶ τὴν προῖκά 1024 με της μητρός ἀποστερήσει; ἀλλ' ύμεῖς, ὧ ἄνδρες δικασταί, πρὸς Διὸς καὶ θεών, μὴ καταπλαγήτε ύπὸ της κραυγής της τούτου πολύς γάρ, πολύς καὶ τολμηρός έστιν άνθρωπος, καὶ ούτω κακούργος ώστε περὶ ών αν μη έχη μάρτυρας παρασχέσθαι, ταῦτα φήσει ύμας είδέναι, ω άνδρες δικασταί, δ πάντες ποιούσιν οί μηδεν ύγιες λέγοντες. ύμεις οὖν εάν τι τοιοῦτον 54 τεχνάζηται, μη ἐπιτρέπετε αὐτῶ, ἀλλ' ἐξελέγχετε, καὶ ο τι αν μη εκαστος ύμων είδη, μηδε τον πλησίον νομιζέτω είδεναι, άλλ' άξιούτω τοῦτον ἀποδεικνύναι σαφως ύπερ ων αν λέγη, και μη ύμας φάσκοντα είδέναι, περί ὧν αὐτὸς οὐδὲν έξει εἰπεῖν δίκαιον, ἀποδιδράσκειν την άληθειαν, έπει και έγω, ω άνδρες δικασταὶ, πάντων ύμῶν εἰδότων ον τρόπον ἀναγκασθεὶς δ πατήρ μου έποιήσατο τούτους, οὐδὲν ἦττον δικάζομαι νθν αὐτοῖς καὶ μάρτυρας ὑποδίκους παρέσχημαι. καί- 55

 $\delta \epsilon i \nu o \pi \alpha \theta \hat{\omega} \nu$ The only passage in which the word is found in the Attic orators. S.1

πολύς] Violent, vehement. Eur. Hipp. 443, $K \dot{\nu} \pi \rho \iota s$ γὰρ $\dot{\nu} \dot{\nu} \dot{\rho} \rho \eta \tau \dot{\rho} s$, $\dot{\eta} \dot{\nu} \tau \dot{\nu} \dot{\rho} \dot{\nu} \dot{\nu} \dot{\rho}$. The repetition of the word may be compared with the formula καλός καλός, Theoc. VIII 73, Pind. Pyth. 11 73, Plat. Phaedr. p. 228 Β, Ιδών μέν Ιδών ήσθη.
 ib. p. 242 D, δεινόν, ὧ Φαΐδρε, δεινόν λόγον-έκόμισας.

54. μηδέ - νομιζέτω] him think that his neighbour does not know it either.'

άλλ' άξιούτω] 'No! let him require the defendant to prove clearly whatever he may assert, and not to shirk the truth

by saying that you know things about which he will not himself be able to bring forward

any fair plea.'

ὑποδίκους] 'Responsible for their testimony,' Kennedy. Lit. 'under penalty of being tried for ψευδομαρτυρία, or perjury.' The Ionic passive perfect of παρέχομαι is used in the medial sense. It is formed regularly as if from $\pi \alpha \rho \alpha \sigma \chi \dot{\epsilon} \omega$, a secondary present of παρασχείν. See Or. 39 § 15, and 56 § 39.

§§ 55, 56. Boeotus and his brother have this further advantage over me, that they can appeal against an arbitrator's sentence, whereas the decision of the jury against me will be

^a Bekk. μαρτυρίας Z cum ΣΑ¹.

b Bekk. δοκιμαζέτω Z cum Σ et γρ. FΦB.

τοι οὐκ ἴσος γ' ἡμῖν ἐστιν ὁ κίνδυνος, ἀλλ' ἐμοὶ μὲν,
ἐὰν ὑμεῖς νυνὶ ὑπὸ τούτων ἐξαπατηθῆτε, οὐκ ἐξέσται
ἔτι δικάσασθαι περὶ τῆς προικός τούτοις δ', εἰ φασὶν
ἀδίκως ἀποδιαιτῆσαί μου τὸν διαιτητὴν τὰς δίκας, καὶ
τότ' ἐξῆν εἰς ὑμᾶς ἐφεῖναι° καὶ νῦν ἐκγενήσεται πάλιν,
ἐὰν βούλωνται, παρ' ἐμοῦ λαβεῖν ἐν ὑμῖν τὸ δίκαιον
56 καὶ ἐγὼ μὲν, ἐὰν, ὁ μὴ γένοιτο, ὑμεῖς με ἐγκαταλίπητε
οὐχ ἔξω ὁπόθεν προῖκα ἐπιδῶ τῆ θυγατρὶ, ῆς τῆ μὲν
φύσει πατήρ εἰμι, τὴν δ' ἡλικίαν αὐτῆς εἰ ἴδοιτε
οὐτοι δὲ, ἐὰν ὑμεῖς μοι βοηθήσητε, οὐδὲν ἐκ τῶν ἰδίων
ἀποτίσουσιν, ἀλλ' ἐκ τῆς οἰκίας τὰ ἐμὰ ἐμοὶ ἀποδώ- 1025
σουσιν, ἡν ἐξειλόμεθα μὲν κοινῆ πάντες εἰς τὴν ἔκτισιν

° Bekk. έφιέναι Z cum Σ.

 $^{\rm d}$ Bekk. έγγενήσεται Z cum Σ m. recent. ειτενήσεται m. pr. Σ . εl γενήσεται FΦB.

· Bekk. ἐγκαταλείπητε Z cum ΣrA¹.

f Bekk. αν ίδητε Z (αν ίδηιτε αρα ίδοιτε r).

final. And while I have no other hope of portioning my daughter except through your verdict, these men will lose nothing by having to pay, since the house-property they hold has the charge on it of paying

the dowry I claim.

ἀποδιαιτῆσαί μου] 'To have given the decision in my favour.' See sup. § 17. There was an appeal (ἔφεσις) from a public arbitrator; but a case once tried and decided by a jury could not be tried again. As this was across-suit, each claiming something from the other, Boeotus' suit would be still open, even if Mantitheus' had been given against him.

έκγενήσεται] A synonym of

έξεσται.

ἐν ὑμῖν] See 39 § 1.

56. έγκαταλείπειν. Probably

it here means, 'if you should leave (have left) me in the hands of the enemy.' So Arist. Eth. Nic. v 4, εl ἐγκατέλιπε τον παραστάτην (ἡ ἐπαναφορά) έπι δειλίαν. Thuc. IV 44, έχοντες τούς έαυτων νεκρούς πλήν δυοίν, ούς έγκατέλιπον ού δυνάμενοι εὐρεῖν. Plat. Symp. p. 179 A, έγκαταλιπείν τὰ παιδικά η μή βοηθήσαι κινδυνεύοντι. Hesiod ("Epy. 378) applies it to one who dies with an heir to succeed him, γηραιδς δέ θάνοις έτερον παίδ' έγκαταλείπων, and so Plato (Symp. p. 208 B). Kennedy is not quite exact in rendering it 'if you abandon me.'

ἐπιδω] See § 4.

τὴν ἡλικίαν αὐτῆς] 'Her size,' staturam, G. H. Schaefer. For Mantitheus had married at 18, sup. § 12.

έξειλόμεθα] έξαιρετον ἐποιησά-

της προικός, οἰκοῦντες δ' αὐτην οὖτοι μόνοι διατελοῦσιν. οὔτε γὰρ άρμόττει μοι θυγατέρα ἐπίγαμον ἔχοντι οἰκεῖν 57 μετά τοιούτων, οἱ οὐ μόνον αὐτοὶ ἀσελγῶς ζῶσιν, ἀλλὰ καὶ όμοίους αύτοῖς έτέρους πολλούς εἰς τὴν οἰκίαν εἰσάγουσιν, οὔτε μὰ τὸν Δί' ἀσφαλὲς εἶναί μοι νομίζω συζην τούτοις έν τω αὐτω όπου γὰρ ούτω φανερώς μοι ἐπιβουλεύσαντες εἰς 'Αρειον πάγον ἀγῶνα κατεσκεύασαν, τίνος αν^g ούτοι η φαρμακείας η άλλης h κακουργίας τοιαύτης ύμιν άποσγέσθαι δοκούσιν; οί 58 γε πρὸς τοῖς ἄλλοις (ἀρτίως γὰρ καὶ τοῦτο ἀνεμνήσθην) είς τοσαύτην ύπερβολήν τόλμης ήκουσιν ώστε καὶ Κρίτωνος μαρτυρίαν ἐνεβάλοντο ώς ἐώνηται τὸ τρίτον παρ' έμου μέρος της οἰκίας ην, ότι ψευδής έστι, ραδίως εἴσεσθε. πρώτον μεν γάρ οὐχ οὕτω μετρίως ζη Κρίτων ώστε παρ' έτέρου οἰκίαν ωνείσθαι, άλλ' ούτω πολυτελώς καὶ ασώτως ώστε πρὸς τοίς έαυτοῦ καὶ τὰ τῶν ἄλλων ἀναλίσκειν' ἔπειτ' οὐ μαρτυρεί τούτω νθν, άλλ' έμοι άντιδικεί τίς γάρ ύμων

g Bekk. om. Z cum Σ.

 $^{\rm h}$ τίνος οὖτοι $\mathring{\eta}$ φαρμακείας $\mathring{\mathbf{a}}\mathbf{v}$ $\mathring{\mathbf{\eta}}$ ($\mathring{\mathbf{a}}\lambda\lambda\eta$ Σ) κακουργίας τοιαύτης $\mathring{\mathbf{v}}\mu\hat{\mathbf{i}}\mathbf{v}$ άποσχέσθαι δοκοῦσιν coniecit Sauppe.

1 τίνος οὖτοι...ἀποσχήσεσθαι coniecit Baiter.

μεθα. Sup. § 15, "ν' έκ της οικίας, όποτέροις αν ημών φαίνηται δφειλομένη ή προίξ, οῦτοι αύτην κομίσωνται.

§ 57. The reason why Boeotus is allowed to occupy the house is, that my daughter cannot be allowed to live with such a set. Indeed, I do not consider my own life safe in the hands of such conspirators.

έπίγαμον] See § 4. εἰσάγουσιν] Viz. κωμαστάς, and such as those described in Or. 54 (κατά Κον.) § 7.

öπου] See on Or. 34 § 33. § 58. Among other falsehoods

they have put in an affidavit that a third (i.e. my own) part of the house-property has been sold to Crito. As if such an extravagant fellow was likely to have money for the purchase! Besides, Crito is not so much a witness for the defendant as an opponent of mine, as an interested party.

άρτίως γάρ] This is said as a sort of apology for introducing a new matter, and one in fact alien to the subject.

ἀναλίσκειν] 'Is in the habit of spending.

οὐκ οἶδεν ὅτι μάρτυρες μέν εἰσιν οὖτοι, οἶς μηδὲν μέτεστι τοῦ πράγματος, περὶ οὖ ἡ δίκη ἐστὶν, ἀντίδικοι δ' οἱ κοινωνοῦντες τῶν πραγμάτων, περὶ ὧν ἃν 59 δικάζηταί τις αὐτοῖς; ὃ Κρίτωνι συμβέβηκεν. ἔτι δὲ τοσούτων ὑμῶν ὄντων, ὧ ἄνδρες δικασταὶ, καὶ τῶν ἄλλων ᾿Αθηναίων πολλῶν, ἄλλος μὲν οὐδεὶς αὐτῷ παραγενέσθαι μεμαρτύρηκε, Τιμοκράτης δὲ μόνος, ὥσπερ ἀπὸ μηχανῆς, μαρτυρεῖ μὲν δεκάτην ἐστιᾶσαι τούτῷ 1026 τὸν ἐμὸν πατέρα, ἡλικιώτης ὢν τοῦ νυνὶ φεύγοντος τὴν δίκην, φησὶ δὲ πάνθ' ἀπλῶς εἰδέναι ἃ δὴ τούτοις

ols μηδèν μέτεστι] Ad quos res parum pertineat, de qua disceptatur. The subjunctivity of the second clause cannot be expressed with the same subtlety in English or in Greek as in Latin. In what way Crito could be truly said κοινωνεῖν τοῦ πράγματος, does not appear. Perhaps Mantitheus regards him as conspiring with Boeotus to get possession of the property: or perhaps some negotiations had passed concerning the sale, which Crito regarded, or pretended to regard, as final and obligatory.

§§ 59-61. The evidence of Timocrates has been adduced to prove that my father acknowledged Boeotus as his son when an infant ten days old! Why, Timocrates was then only of that age himself; and his evidence is all one-sided. Who then will believe him when he says he knows that Crito bought the house? After all, it is not the house, but the dower, that is contested. I have shown that my mother brought a dower, that it has not been paid, and that the house was charged with the payment of it: it is for

him to show the contrary. But don't accept mere talk or vague complaints in place of proofs. As a matter of justice, it is more reasonable that I should have the dower, than that a son of my father's mistress should be allowed to deprive me of it.

πολλῶν] scil. ὅντων, cum magnus sit numerus, G. H. Schaefer. ὅσπερ ἀπὸ μηχανῆs] Like a deus ex machina, a familiar phrase borrowed from the stage. [We can only approximate to the sense by rendering 'like a friend in need' or 'by a special providence,' or (with Prof. Kennedy) 'like a good angel.' S.]

a δη Quae quidem, ironically. But μαρτυρεί should perhaps be ἐμαρτύρει. For this evidence was given when the adoption of Boeotus took place (sup. 28, and 39 § 22); and it should be contrasted with μαρτυρεί δὲ νυνὶ just below. It is clear that in both clauses μόνος means 'he is the sole witness.' Kennedy wrongly renders it in the latter, 'Timocrates now declares, that he alone was with Crito when he purchased the house from me.'

συμφέρει, μαρτυρεί δε νυνί μόνος Κρίτωνι παρείναι, ότε παρ' έμου την οικίαν έωνείτο. ὁ τίς αν ύμων πιστεύσειεν; άλλως τε καὶ ὅτιι οὐ περὶ τῆς οἰκίας, πότερα έωνηται αὐτὴν Κρίτων ἡ μὴ, νυνὶ δικάζομαι, ἀλλὰ περί προικός, ην έπενεγκαμένης της μητρός οι νόμοι κελεύουσιν έμε κομίζεσθαι. ώστε καθάπερ ύμιν έγω 60 καὶ ἐκ μαρτυριῶν πολλῶν καὶ ἐκ τεκμηρίων ἐπέδειξα έπενεγκαμένην μεν την μητέρα μου τάλαντον προίκα, οὐ κομισάμενον δὲ τοῦτ' ἐμὲ ἐκ τῆς πατρώας οὐσίας, έξαίρετον δ' ήμιν γενομένην την οίκίαν είς ταθτα, ούτω κελεύετε καὶ τοῦτον ἐπιδεικνύναι ὑμῖν ἢ ὡς οὐκ ἀληθῆ λέγω ή ώς οὐ προσήκει μοι κομίσασθαι τὴν προῖκα: περί τούτων γαρ ύμεις νυνί την ψηφον οίσετε. έαν δέ 61 μη έχων περί ὧν φεύγει την δίκην μήτε μάρτυρας άξιόχρεως παρασχέσθαι μήτ' άλλο πιστον μηδέν, έτέρους παρεμβάλλη λόγους κακουργών καὶ βοά καὶ σχετλιάζη μηδέν πρὸς τὸ πρᾶγμα, πρὸς Διὸς καὶ θεῶν μη έπιτρέπετε αὐτῷ, ἀλλὰ βοηθεῖτέ μοι τὰ δίκαια έξ άπάντων τῶν εἰρημένων, ἐνθυμούμενοι ὅτι πολθ δικαιότερόν έστι την της έμης μητρός προίκα τη έμη θυγατρί είς εκδοσιν ύμας ψηφίσασθαι, ή Πλαγγόνα καὶ τού-

j Bekk. om. cum rA1.

k Bekk. ἐνεγκαμένης Z cum Σ.

πότερα-η̂ μη] More correctly, perhaps, η̂ οὐ, since it is a direct question of fact. The use of μη is rather irregular: perhaps we may say that πότερα-η̂ μη̂ is equivalent to εἴτε-η̂ μη̂.

έπενεγκαμένης] Cum domum

intulerit.

60. ἐξαίρετον] Sup. § 14.

61. παρεμβάλλη] 'If he goes on introducing irrelevant topics.' Ar. Vesp. 481, τοῦτο γὰρ παρεμβαλοῦμεν τῶν τριχοινίκων ἐπῶν.

βοηθεῖτέ μοι τὰ δίκαια] This

phrase occurs Or. 35 § 5. It is here opposed to παρὰ πάντα τὰ δίκαια in the next sentence; or rather, perhaps, the clause ἐνθυμούμενοι ὅτι, κ.τ.λ. is exegetical of τὰ δίκαια, and the two together stand in contrast.

—ἐξ ἀπάντων, κ.τ.λ., 'which all the reasons I have urged show me to be entitled to.' Kennedy.

Πλαγγόνα] The subject to ἀφελέσθαι. The sentence is neatly rendered by Kennedy, 'than that Plango and her sons.

ΠΡΟΣ ΒΟΙΩΤΟΝ ΠΕΡΙ ΠΡΟΙ. ΜΗ. [§ 61

τους πρός τοις άλλοις και την οικίαν την είς την προίκα έξαίρετον γενομένην άφελέσθαι ήμας παρά πάντα τὰ δίκαια.

adding another injury to those which they have already inflicted, should, contrary to every principle of justice, deprive me wrong already done is that described in § 51. principle of justice, deprive me of the house, which was speci-

ally reserved as a security for the marriage portion.' The

OR. LVI.

ΚΑΤΑ ΔΙΟΝΥΣΟΔΩΡΟΥ ΒΛΑΒΗΣ.

THE action "against Dionysodorus for damage" relates, like that against Phormio, to a loan on bottomry, and the non-fulfilment of a contract. The case is plain, and involves no serious difficulties, either in the legal points or in the argument; but the speech is one of considerable value as illustrating the nature of the corntrade at Athens, and the regulations by which it was controlled. Why it is named an action for damage is not so clear. The action was, in fact, to enforce the payment, with interest, of a loan, which was repudiated on the plea of injury to the ship. But, as the ship was the security for the money, and it had not been produced for the mortgagees, we may suppose that βλάβη means "loss" in respect of this part of the contract. According to Mr Kennedy's, any action at the suit of the party injured was a δίκη βλάβης. And as the injury in this case was a wrong done ex delicto, and not merely a breach of obligation ex contractu, it is entitled κατά Διονυσοδώρου and not προς Διονυσόδωρον 4.

¹ See Introd. to Or. 34, p. 1. ² [βλάβηs is omitted in the MSS A¹ and Σ and by Harpocra-

tion s. v. ἀμφοτερόπλουν. S.]

³ Dem. Append. ix p. 389.

⁴ ib. p. 373.

Darius and Pamphilus had lent to Dionysodorus 3000 drachms, to enable him to engage in the corn-trade between Athens and Egypt. The loan was to be repaid, with interest, on the return to Athens (ἀμφοτερόπλους, § 6), and clauses were inserted binding the borrowers to trade only between Athens and Egypt (§§ 6, 42) and to give up the ship on their return, as security for the payment, under penalty of twice the whole amount due (§ 45). They were to have the use of the money for one year, and had no right to extend the time (§§ 3, 45).

Dionysodorus had a partner Parmeniscus, who sailed with the ship to purchase corn in Egypt. They all appear to have been in collusion with Cleomenes ($\tau \circ \hat{v} \circ \hat{v} \tau \hat{\eta}$) Alyú $\tau \tau \varphi \circ \hat{a} \rho \xi a \nu \tau \circ s$, § 7) and had a joint interest in keeping up the price of corn. The agents at Athens used to send advices to those in Egypt, and when corn became cheaper at home through the arrival of cargoes from Sicily or the Pontus, the buyers in Egypt used to send the corn to some other market where it was dearer. It was with this fraudulent intention, which was illegal (§ 3), that the defendants pretended their ship had sprung a leak, and were compelled to put in to Rhodes and unlade the corn, which they also sold there on finding it would fetch a higher price than at Athens (§ 10).

Dionysodorus, who had remained at Athens, was asked by the money-lenders for an explanation of this affair; they did not like to incur the suspicion of being in collusion with Cleomenes (§ 11) and they required the production of the ship. The defendants upon this make an offer to pay the principal and part of the interest, viz. so much of it as was due for the outer voyage and the return voyage as far as Rhodes, on condition of the bond being cancelled, and with it all further obligation (§ 14). This the plaintiffs decline to do, alleging that if the

ship was really wrecked, or in any way seriously disabled, they were bound to submit to the loss; if not, they were entitled to recover the whole sum. And that the ship was not lost is proved by the fact that the defendants afterwards traded with it between Rhodes and Egypt, and that it was even now making voyages (§ 23). If, the plaintiffs argue, the ship had really sprung a leak, the defendants, had they acted honestly, would have brought the ship back to Athens when it had been repaired (§ 40). For all these reasons the conduct of the defendants is denounced as fraudulent and illegal. The offer of partial payment, the plaintiffs say, was made by the defendants with the conviction that it would be refused, διὰ τὰς ὑπούσας αἰτίας (§ 13).

The suit was one of those called ἐμπορικαὶ, and the plaintiffs press for a verdict in their favour, not only in their own interest, but in that of the whole mercantile community (§ 48). The indignation of the jury is raised by the hint that the defendants are in collusion with Cleomenes. It seems probable that the cause of the scarcity of corn¹ was popularly attributed to this man's cupidity, and the date of the speech may be approximately fixed by the allusion (§ 8) to the high prices in the years 330—326 B.C., and probably to the end of that period, as prices are said to be falling (§ 9).

[In Fynes-Clinton's Fasti Hellenici, the speech is approximately assigned to B. c. 329: not before B. c. 331, because the facts occurred Κλεομένους ἐν τῆ Αἰγύπτῷ ἄρξαντος (p. 1285)—who was appointed praefect of Egypt by Alexander, B. c. 331 (Arrian III 5, Dexippus apud Phot. Cod. 82 = p. 200). Cleomenes was charged with the building of Alexandria (Aristot. Oeconom. II

¹ See Introduction to Or. 34, ad fin.

33); vectigalibus Africae Aegyptique praepositus (Curtius IV 8, 5). He remained in office till he was put to death by Ptolemy, B.C. 323 (Pausan. I 6, 3).

Arnold Schaefer holds that the acrist participle in § 7 (ἦσαν ὑπηρέται... Κλεομένους τοῦ ἐν τῷ Αἰγύπτῳ ἄρξαντος) shows that the ἀρχὴ of Cleomenes was at an end when the speech was delivered, and he proposes to assign it to the winter of B.C. 322—321, i.e. some few months after the death of Demosthenes; who therefore, he concludes, could not have written the oration. The argument from ἄρξαντος does not appear conclusive, as the acrist need only imply that Cleomenes was in power at the time of the transactions described, without showing whether he was still in office or not when the speech was delivered. But, of course, if he were still in office, the most natural tense would have been the present.

Blass, Att. Ber. III 522, places the speech in the winter of B. C. 323—322¹, not because the death of Demosthenes falls in October 322, but because that date marks the downfall of the Athenian democracy; a change which would have found some recognition in the speech itself. On the contrary we have a direct reference to the Demos in the words over $\gamma a \rho \tau \hat{\varphi} \pi \lambda \dot{\eta} \theta \epsilon \iota \tau \hat{\varphi} \dot{\upsilon} \mu \epsilon \tau \epsilon \rho \varphi \sigma \upsilon \mu \phi \dot{\epsilon} \rho \epsilon \iota \tau \sigma \upsilon \tau \sigma$ (§ 50).

The Zürich editors, while refraining from deciding against the genuineness of the speech, admit that they have doubts on the subject, though they assign no specific reasons².

It closes with an appeal to Demosthenes (ἀξιῶ δὲ καὶ τῶν φίλων μοί τινα συνειπεῖν. δεῦρο, Δημόσθενες). A. Schaefer suggests that some early transcriber may have added

 $^{^{1}}$ So also Schwarze, *De orat.* $\kappa \alpha \tau \dot{\alpha} \Delta$. (Göttingen, 1870) p. 18 f.

² Præf. p. xiv 'addimus etiam de Or. 56 nobis videri dubitandum esse.'

the name to enhance the value of a spurious oration: but it may be remarked that a transcriber with such an object in view is little likely to have added a clause, which might lead an ordinary reader to suppose at first sight that as the speaker appeals to Demosthenes, the speech was not written by that orator. If the last clause is genuine, it proves at any rate that the speech was delivered before the death of Demosthenes, and (as Schaefer candidly confesses) it is not per se inconsistent with his having himself composed the speech. He is inclined to ascribe it to the same writer as the speeches against Apaturius (33) and Phormio (34). (Dem. und seine Zeit, III 2, 311-314.) Blass agrees in regarding the speech as spurious (Att. Ber. III 24-55); and there is an elaborate dissertation by P. Uhle, arguing that the writer was the same as that of the speech against Phormio, but different from that of the speech against Apaturius (Quaestiones de orationum Demostheni falso addictarum scriptoribus ii 1886). It is accepted as genuine by Weil, les Haranques de Dém. p. xiii, ed. 1881. S.7

Mr Mayor (Journal of Philology, vi, p. 251), remarking on the awkward sentence in § 10, says, "This seems to me more unlike Demosthenes than anything in the Lacritus. There are many minor points beside which make me doubt the genuineness of this speech."

LVI.

ΚΑΤΑ ΔΙΟΝΥΣΟΔΩΡΟΥ ΒΛΑΒΗΣ.

ΥΠΟΘΕΣΙΣ.

Δαρείος καὶ Πάμφιλος Διονυσοδώρω δανείζουσι τρισχιλίας δραχμὰς ἐπὶ τῷ πλεῦσαι αὐτὸν εἰς Αἴγυπτον κἀκεῦθεν αὖθις ᾿Αθήναζε, καὶ λαμβάνουσι μὲν ὑποθήκην τὴν ναῦν, διομολογοῦνται δὲ καὶ τόκους ὅσους 5 ὤφειλον ᾿Αθήναζε καταπλεύσαντος Διονυσοδώρου κομίσασθαι. Διονυσόδωρος δὲ ἀναπλέων ἐκ τῆς Αἰγύπτου, τῆ Ἡόδω προσσχών, ἐκεῦ τὸν γόμον ἐξέθετο, ὡς μὲν αὐτός φησι, διὰ τὸ ῥαγῆναι τὴν ναῦν καὶ εἶναι

· Bekk. ὥφελον Ζ.

1. Argument. Δαρείος His name is nowhere mentioned in the speech, and it seems to have been preserved by the author of the argument (Libanius) from some source now unknown. [The name is also given by the MSS E and B in the following words added at the close of the speech: δαρειω και παμφιλω κατα διονυσοδωρου. He is identified by Boeckh (Staatshaushaltung, addenda to 2nd Germ. ed. p. x) with the person mentioned in an inscription referring to the year Ol. 114, 2=B.c. 323-2: Δαρείω [έν Σκα]μβωνιδω[νοίκ]οῦν-71 H H H ... His partner Pamphilus is probably the Egyptian mentioned in Mid. § 163, Tov

μέτοικον ἐξέπεμψε τὸν Αἰγύπτιον Πάμφιλον. Possibly Pamphilus is, like other μέτοικοι, imperfectly acquainted with Greek, and therefore allows Darius to address the court. Boeckh l.c. and A. Schaefer, Dem. u. s. Zeit III 2, p. 307 n. S.]

2. $\epsilon \pi l \tau \hat{\varphi} \pi \lambda \epsilon \hat{v} \sigma a \iota$ 'With a view to,' or 'on condition of

his sailing,' &c.

4. διομολογοῦνται] 'They come to an agreement between themselves and the lender what interest they were to get when Dionysodorus should have sailed back to Athens.' Cf. § 5.

7. $\xi\xi\ell\theta\epsilon\tau o$] The same as $\xi\xi\epsilon l$ - $\lambda\epsilon\tau o$, Or. 34 ($\pi\rho\delta s$ $\Phi o\rho\mu$.) § 8,

inf. §§ 10, 20.

ARGUMENT] LVI. ΚΑΤΑ ΔΙΟΝΥΣΟΔΩΡΟΥ. 229

σαθρὰν, ὡς δὲ Δαρεῖος λέγει, διὰ τὸ πυθέσθαι τὸν σῖτον ᾿Αθήνησιν εἴωνον ὄντα ˙ τὴν γὰρ ναῦν σῷαν 10 ὑπάρχειν φησὶ καὶ πλεῖν ἔτι καὶ νῦν. οἱ μὲν οὖν δανείσαντες καὶ κατηγοροῦσι τοῦ Διονυσοδώρου παραβεβηκέναι τὴν συγγραφὴν, διότι τὴν ὑποθήκην, τουτέστι τὴν ναῦν, οὐ παρέσχεν ἐμφανῆ, καὶ ἀπαιτοῦσιν αὐτὸν τοὺς ὁμολογηθέντας τόκους τελείους ˙ ὁ δὲ οὐ 15 πάντας ἀποδιδόναι βούλεται, ἀλλὰ πρὸς λόγον τοῦ πλοῦ τοῦ πλευσθέντος.

Κοινωνός είμι τοῦ δανείσματος τούτου, ὧ ἄνδρες δικασταί. συμβαίνει δ' ήμιν τοις κατὰ θάλατταν τὴν 1283 ἐργασίαν προηρημένοις και τὰ ἡμέτερ' αὐτῶν ἐγχειρίζουσιν ἑτέροις ἐκείνο μὲν σαφῶς εἰδέναι, ὅτι ὁ δανειζόμενος ἐν παντὶ προέχει ἡμῶν. λαβῶν γὰρ ἀργύριον φανερὸν καὶ ὁμολογούμενον, ἐν γραμματειδίω δυοιν

b Bekk, om. Z.

° ἡμέτερα Ζ.

10. σώαν ὑπάρχειν] i.e. ἔτι σώαν είναι.

12. $\kappa al \kappa a \tau \eta \gamma \rho \rho o \hat{v} \sigma i$] They both charge him with having kept back the security illegally (see Or. 34 § 7), and also demand payment of the interest without deduction. The defendants are willing to pay a part, but only in proportion $(\pi \rho \delta s)$ to the length of the actual voyage, viz. they wish to deduct that due from Rhodes to Athens.

§ 1. (Darius speaks.) 'I am a partner in this loan, and it happens to us, who have made it our profession to trade on sea-securities, and to place our property in the hands of others, to know this full well, that the borrower in every respect has the advantage over us. (Look

at the present case:) he has got from us money in hard cash and in sterling coin, for which he leaves us, on a promissory note, that cost him a couple of farthings, and a very small scrap of paper, his agreement to do what is right and honest. Whereas we do not (as he does) merely say we will give, but at the time and on the spot do actually give the money to the borrower.'

κοινωνός] See § 6, from which it appears that the name of Darius was not inserted in the

contract.

προηρημένοις] προαίρεσιν ποιησαμένοις. So § 48, πολλοί τῶν κατὰ θάλατταν ἐργάζεσθαι προαιρουμένων, and § 50.—ἐγχειρίζουσιν, i.e. προϊεμένοις.

γραμματειδίω] Cf. έν γρ. τὰ

χαλκοῖν ἐωνημένφ καὶ βιβλιδίφ μικρῷ πάνυ τὴν ὁμολογίαν καταλέλοιπε τοῦ ποιήσειν τὰ δίκαια. ἡμεῖς δ'
οὐ φαμὲν δώσειν, ἀλλ' εὐθὺς τῷ δανειζομένφ δίδομεν
2 τὸ ἀργύριον. τῷ οὖν ποτὲ πιστεύοντες καὶ τί λαβόντες
τὸ βέβαιον προϊέμεθα; ὑμῖν, ὦ ἄνδρες δικασταὶ, καὶ
τοῖς νόμοις τοῖς ὑμετέροις, οἱ κελεύουσιν, ὅσα ἄν τις
έκὼν ἔτερος ἐτέρφ ὁμολογήση, κύρια εἶναι. ἀλλά μοι
δοκεῖ οὔτε τῶν νόμων οὔτε συγγραφῆς οὐδεμιᾶς ὄφελος εἶναι οὐδὲν, ἀν ὁ λαμβάνων τὰ χρήματα μὴ πάνυ
δίκαιος ἢ τὸν τρόπον καὶ δυοῖν θάτερον, ἢ ὑμᾶς δεδιώς
3 ἢ τὸν συμβαλόντα αἰσχυνόμενος. ὧν οὐδέτερον πρόσεστι Διονυσοδώρφ τούτφ, ἀλλ' εἰς τοσοῦτον ἡκει
τόλμης ὥστε δανεισάμενος παρ' ἡμῶν ἐπὶ τῆ νηὶ
τρισχιλίας δραχμὰς ἐφ' ῷ τε τὴν ναῦν καταπλεῖν

ψευδη μαρτυρείν, Or. 54 § 37. δυοίν χαλκοίν, a fourth of an obol.

βιβλιδίω] 'sur un tout petit morceau de papier' Dareste, who adds in a note 'c'était bien du papier, c'est-à-dire du papyrus, et nous voyons par là

quel en était le prix.

§ 2. In doing this, we trust to the law and its administrators, and in particular to the legal principle, that all voluntary compacts are binding. I however have come to the conclusion that the law is of little avail, if a man is dishonest, and defies both it and the lender of the loan.

τί λαβόντες τὸ βέβαιον] 'What do we get as our security when we part with our money?' Cf.

\$ 15.

προΐεσθαι (or προέσθαι) is the usual term for 'lending on risk,' 'sacrificing on a venture,' the notion being that of flinging away, projicere. Cf. Or. 36 § 6. The active is so used in Ar. Nub. 1214. τὸν συμβαλόντα] The contributor or provider of the loan, thence called συμβολαῖον, from the 'bringing together' of the

contracting parties.

§ 3. But Dionysodorus is not honest: he borrowed under promise of bringing the ship, which was the security, to Athens; and though we ought to have received our money last autumn, he sold the cargo at Rhodes, illegally and contrary to the terms of agreement, and then went back to Egypt and again to Rhodes. But he has never given the security up to us, and he is using our money now for a second year.

τρισχιλίαs] Boeckh (P. Econ. p. 108) observes that we "are not justified in assuming the ship had not a greater value, as at Athens a double pledge was not unfrequently given in cases of bottomry, and therefore its real value might have been as much as a talent"

(6000 drachms).

' Αθήναζε, καὶ δέον ήμᾶς ἐν τῆ πέρυσιν ὥρα κεκομίσθαι τὰ χρήματα, τὴν μὲν ναῦν εἰς ' Ρόδον κατεκόμισε καὶ τὸν γόμον ἐκεῖσε ἐξελόμενος ἀπέδοτο παρὰ τὴν συγγραφὴν καὶ τοὺς ⁴ νόμους τοὺς ὑμετέρους, ἐκ δὲ τῆς ' Ρόδου πάλιν ἀπέστειλε τὴν ναῦν εἰς Αἴγυπτον κἀκεῖθεν εἰς ' Ρόδον, ἡμῖν δὲ τοῖς ' Αθήνησι δανείσασιν οὐδέπω καὶ νῦν οἴτε τὰ χρήματα ἀποδίδωσιν οἴτε τὸ ἐνέχυρον καθίστησιν εἰς τὸ ἐμφανὲς, ἀλλὰ δεύτερον ἔτος τουτὶ καρπούμενος τὰ ἡμέτερα, καὶ ἔχων τό τε 4 δάνειον καὶ τὴν ἐργασίαν καὶ τὴν ναῦν τὴν ὑποκειμένην 1284 ἡμῖν, οὐδὲν ἦττον εἰσελήλυθε πρὸς ὑμᾶς δηλονότι' ὡς ζημιώσων ἡμᾶς τῆ ἐπωβελία καὶ καταθησόμενος εἰς τὸ οἴκημα πρὸς τῷ ἀποστερεῖν τὰ χρήματα. ὑμῶν οὖν, ὧ ἄνδρες ' Αθηναῖοι, ὁμοίως ἀπάντων δεόμεθα

d Bekk. om. Z cum FΣΦΒ.
ο δήλον ὅτι Bekker st. ὅτι in margine manu antiqua additum, Σ.
δήλον Ζ.

ἐκεῖσε] for ἐκεῖ, as in § 25.
τοὐς νόμους] Cf. inf. § 10.
τὸ ἐνέχυρον] i.e. τὴν ὑποθήκην, τὴν ναῦν.

4. την έργασίαν] The privi-

lege of trading with it.

rŷ ἐπωβελία] The fine of one-sixth of the assessment (an obolus for each drachma), if we fail to obtain the fifth part of the votes. (See Boeckh, Publ. Econ. p. 356.) In fact, he thinks we shall not only lose our suit (on the ground that the ship was wrecked or

disabled), but shall have to pay the fine to him as the defendant, in compensation; and that if we do not pay it, he will get us put into prison till we do. The term καταθέσθαι is used (as in several places by Thucydides) of depositing captives or hostages in a place of security. The use of To olknua for the debtors' prison is remarkable. Hesych. οίκημα· τὸ δεσμωτήριον. Cf. Or. 32 § 29, εl δè μή κατέστησεν (τούς έγγυητάς), είς τὸ οἴκημα αν ήει, and 24 §§ 131, 135, 136. For the sense, cf. Or. 35 § 46. Kennedy renders it 'putting us in the lodging.' Boeckh (Publ. Ec. p. 366), "carrying it off to his own house." And he adds (p. 370) that this shows (beside Or. 47 § 64) that in private suits the epobelia was received by the successful party and not by the state.

καὶ ἱκετεύομεν βοηθησαι ἡμῖν, ἂν' δοκῶμεν ἀδικεῖσθαι. τὴν δ' ἀρχὴν τοῦ συμβολαίου διεξελθεῖν ὑμῖν πρῶτον βούλομαι οὕτω γὰρ καὶ ὑμεῖς ῥᾳστα παρακολουθήσετε.

5 Διονυσόδωρος γὰρ ούτοσὶ, ὦ ἄνδρες ᾿Αθηναῖοι, καὶ ὁ κοινωνὸς αὐτοῦ Παρμενίσκος προσελθόντες ἡμῖν πέρυσι τοῦ μεταγειτνιῶνος μηνὸς ἔλεγον ὅτι βούλονται δανείσασθαι ἐπὶ τῆ νηὶ, ἐφ᾽ ῷ τε πλεῦσαι εἰς Αἴγυπτον καὶ ἐξ Αἰγύπτου εἰς Ἡοδον ἢ εἰς ᾿Αθήνας. διομολογησάμενοι τοὺς τόκους εἰς ἑκάτερον τῶν ἐμπο-6 ρίων τούτων. ἀποκριναμένων δ᾽ ἡμῶν, ὦ ἄνδρες δικασταὶ, ὅτι οὐκ ἂν δανείσαιμεν εἰς ἔτερον ἐμπόριον οὐδὲν ἀλλ᾽ ἢ εἰς ᾿Αθήνας, οὕτω προσομολογοῦσι πλεύσεσθαι δεῦρο, καὶ ἐπὶ ταύταις ταῖς ὁμολογίαις

f éàv Z.

ε πλευσείσθαι Ζ.

§§ 5, 6. The history of the transaction. We were asked by the defendant and his partner last September to lend them money on the security of the ship, and on condition of their sailing to Egypt, and either to Athens or to Rhodes on the return-voyage; and the interest was to be paid at either of these markets. We objected however to their sailing to any other port but that of Athens; and so they borrowed 3000 drachms and signed a bond on these terms. My partner's name indeed was written as the lender, but I had an interest in the loan, though my name did not appear ($\xi \xi \omega \theta \epsilon \nu$).

cls ' Ρόδον ἢ cls ' Αθήνας] An alternative of this kind seems to have been commonly allowed in contracts; so Or. 35 § 10, cls Μένδην ἢ Σκιώνην. Here their proposal cls 'Ρόδον was

distinctly declined, so that they could not plead ignorance of the lenders' intentions. Boeckli (Publ. Ec. p. 56) calls it "an exceedingly oppressive regulation, that no Athenian or alien resident in Attica should lend money upon a vessel which did not return to Athens with a cargo of corn or other commodities," comparing this passage and Lacrit. § 51. He thinks, however, this involves such difficulties, that we must suppose the law is not fully known to us. On the loan called έτερόπλους see ibid. pp. 57-8.

διομολογησάμενοι] See Ar-

6. εἰς ἔτερον ἐμπόριον— Αθή-

vas] See Or. 34 § 37.

προσομολογοῦσι] They enter into an additional agreement. See Or. 37 § 49.

δανείζονται παρ' ήμῶν ἐπὶ τῆ νηὶ τρισχιλίας δραχμὰς ἀμφοτερόπλουν, καὶ συγγραφὴν ἐγράψαντο ὑπὲρ τούτων. ἐν μὲν οὖν ταῖς συνθήκαις δανειστὴς ἐγράφη Πάμφιλος οὑτοσί ἐγὼ δ' ἔξωθεν μετεῖχον αὐτῷ τοῦ δανείσματος. καὶ πρῶτον ὑμῖν ἀναγνώσεται αὐτὴν τὴν συγγραφήν.

ΣΥΓΓΡΑΦΗ.

Κατὰ ταύτην τὴν συγγραφὴν, ὦ ἄνδρες δικασταὶ, 7 λαβόντες παρ' ἡμῶν τὰ χρήματα Διονυσόδωρός τε ούτοσὶ καὶ ὁ κοινωνὸς αὐτοῦ Παρμενίσκος ἀπέστελλον τὴν ναῦν εἰς τὴν Αἴγυπτον ἐνθένδε. καὶ ὁ μὲν Παρ-1285 μενίσκος ἐπέπλει ἐπὶ τῆς νεὼς, ούτοσὶ δὲ αἰτοῦ κατέμενεν. ἦσαν γὰρ, ὧ ἄνδρες δικασταὶ, ἵνα μηδὲ τοῦτ' ἀγνοῆτε, ὑπηρέται καὶ συνεργοὶ πάντες οὖτοι Κλεομένους τοῦ ἐν τῆ Αἰγύπτω ἄρξαντος, ὃς ἐξ οῦ τὴν ἀρχὴν παρέλαβεν οὐκ ὀλίγα κακὰ εἰργάσατο τὴν πόλιν τὴν ὑμετέραν, μᾶλλον δὲ καὶ τοὺς ἄλλους Ελληνας, παλιγκαπηλεύων καὶ συνιστὰς τὰς τιμὰς

ἀμφοτερόπλουν] See Or. 34 (πρὸς Φορμ.) § 6. [Harpocration, s. υ. Δημ. ἐν τῷ κατὰ Διονυσοδώρου ὅταν τις ναυτικὸν δανείση δάνειον ἐπὶ τῷ καὶ ἐνθένδε πλεῦσαί ποι κἀκεῖθεν ἐνθάδε, τοῦτο ἀμφοτερόπλουν καλείται. S.]

έγω] Darius, who called himself κοινωνὸς τοῦ δανείσματος, § 1. § 7. The narrative continued. The ship accordingly sailed for Egypt with the defendant's partner on board, while he remained at home. The fact is, these men were in collusion with Cleomenes, who had been making a large profit by raising the price of corn.

Kλεομένους] Boeckh (Publ. Ec. p. 84) calls him Alexander's Satrap in Egypt, and he refers to the second book of Aristotle's Occonomics for other examples of "this notorious corn-dealer's contrivances." Like the Roman governors of provinces, he seems to have looked principally to his own interests. Apparently he had created a monopoly of corn, and so could sell it at his own prices. (See Introduction, p. 225.)

Introduction, p. 225.)
παλιγκαπηλεύων] 'By retailing,' or perhaps 'by petty jobbing.' Hesych. παλιγκάπηλος 'ὁ τὸ αὐτὸ ἀεὶ ἀγοράζων καὶ πωλῶν. [Schol. on Ar. Plut. 1156, ὁ ἀπὸ τοῦ ἐμπόρου ἀγοράζων καὶ πωλῶν. (Dem.)
25 § 46, καπηλὸς πονηρίας καὶ παλιγκάπηλος καὶ μεταβολεύς. See Büchsenschütz, Besitz u.

8 τοῦ σίτου καὶ αὐτὸς καὶ οὖτοι μετ' αὐτοῦ. οἱ μὲν γὰρ αὐτῶν ἀπέστελλον ἐκ τῆς Αἰγύπτου τὰ χρήματα, οἱ δ' ἐπέπλεον ταῖς ἐμπορίαις, οἱ δ' ἐνθάδε μένοντες διετίθεντο τὰ ἀποστελλόμενα' εἶτα πρὸς τὰς καθεστηκυίας τιμὰς ἔπεμπον γράμματα οἱ ἐπιδημοῦντες τοῖς ἀποδημοῦσιν, ἵνα ἐὰν μὲν παρ' ὑμῖν τίμιος ἢ ὁ σῖτος, δεῦρο αὐτὸν κομίσωσιν, ἐὰν δ' εὐωνότερος γένηται, εἰς ἄλλο τι καταπλεύσωσιν ἐμπόριον. ὅθεν περ οὐχ ἡκιστα, ὧ ἄνδρες δικασταὶ, συνετιμήθη τὰ περὶ τὸν

Erwerb, p. 455 n. S.]—συνιστὰς 'by settling the prices of corn.' Kennedy translates, 'by buying up corn for resale and keeping

it at his own price.'

[G. H. Schaefer on p. 219, 20: 'accendens pretia, flagellans annonam.' Prof. Kennedy: By regrating and manipulating the price of corn.' In England severe statutes were passed from the time of Edward VI downwards, against all 'regraters,' 'engrossers,' and 'forestallers of the market.' They were repealed in 1772, and the alleged offence of buying up or bargaining for goods on the way to market, to sell them at a higher price, has ceased to be a subject of criminal prosecution. See Adam Smith, Wealth of Nations, IV5, on the corn laws. For part of the Athenian law on the subject, cf. Lysias, Or. 22 κατά των σιτοπώλων, esp. § 6. παρεσχόμεθα τον νόμον (against engrossing), δε άπαγορεύει μηδένα τῶν ἐν τῆ πόλει πλείω σίτον πεντήκοντα φορμών συνωνείσθαι. S.]

καὶ οὖτοι] Dionysodorus and Parmeniscus. By πάντες οὖτοι above (not ἄμφω), he appears to include other traders.

§ 8. An exposure of the transactions by which corn had

become dearer. Cleomenes' people used to send off cargoes from Egypt, while these men either sailed with them, or staid at home to watch the market and send off advices, so that the corn was always sold in the dearest mart.

ταῖς ἐμπορίαις] 'With the cargoes.' The dative depends on the ἐπὶ, meaning that he was guardian and director of them. So Or. 35 § 16, τὸν δ' ἀδελφὸν ἐαυτοῦ 'Αρτέμωνα πλεύσεσθαι ἐπὶ τοῖς χρήμασι, and 32 § 12 ὁ παρ' ἡμῶν ἐπιπλέων.

πρὸς τὰς κ.τ.λ.] 'According to the market (or average) prices.' So Or. 34 § 39, διεμετρήσαμεν ὑμῖν τῆς καθεστηκυίας τιμῆς, inf. § 10.

γράμματα] 'Letters of ad-

vice.'

τίμιος] 'Dear,' opp. to άξιος, 'cheap.' Ar. Ach. 758, πως ὁ σῖτος ὤνιος; Μ. παρ' ἀμὲ πολυτίματος, ἆπερ τοί θεοί.

συνετιμήθη] It appears likely that we should read ἐπετιμήθη, 'the price was raised,' as in Or. 34 § 39. The συν may have crept in from συνιστάς just above, which some wrongly explained in the same sense. [ἐπετιμήθη was preferred by Wolf, but συνετιμήθη is recognized by Suidas. 'The price

σίτον έκ των τοιούτων έπιστολων καὶ συνεργιών. ὅτε 🤈 μεν ούν ενθένδε απέστελλον ούτοι την ναύν, επιεικώς έντιμον κατέλιπον τον σίτον διο και υπέμειναν έν τή συγγραφή γράψασθαι είς 'Αθήνας πλείν, είς δ' άλλο μηδεν έμποριον, μετά δε ταθτ', δ άνδρες δικασταί, έπειδή ὁ Σικελικός κατάπλους έγένετο καὶ αἱ τιμαὶ τοῦ σίτου ἐπ' ἔλαττον ἐβάδιζον καὶ ἡ ναῦς ἡ τούτων ανήκτο είς Αίγυπτον, εὐθέως οὖτος αποστέλλει τινά είς την 'Ρόδον ἀπαγγελοῦντα τῷ Παρμενίσκω τῷ κοινωνώ τανθένδε καθεστηκότα, ακριβώς είδως ότι αναγκαίον είη τῆ νηὶ προσέχειν εἰς 'Ρόδον. πέρας δ' 10 οὖν, -λαβών γὰρ ὁ Παρμενίσκος ὁ τουτουὶ κοινωνὸς τὰ h τάνθάδε Bekk. 1824.

of corn-imports was manipulated through such letters and complots,' i.e. the price was managed by a conspiracy. Liddell and Scott unsatisfactorily say 'Pass. to increase in value, rise in price;' a meaning which the passive can scarcely bear. Prof. Kennedy.] Mr Mayor (p. 251) suggests that 'to price (or value) together' may indirectly have meant to raise prices which had been kept down by artificial restrictions.

§§ 9, 10. Corn was dear when they left Athens, so they consented to return to that mart. But supplies from Sicily meanwhile had brought down prices: accordingly advices are sent to intercept the ship on her return voyage at Rhodes, and so, regardless of the penalties in the contract, and the illegality of the act, they dispose of the cargo at Rhodes.

ὑπέμειναν] 'They made no objection to having it written.'

Σικελικός κατάπλους] 'When the Sicilian convoy arrived,' lit, 'When the Sicilian sailing to land took place.' Vessels laden with corn are meant.

έπ' έλαττον έβάδιζον] Or. 32 (Ζηνοθ.) § 25, ώς δὲ δεῦρο ήκοντος αὐτοῦ καὶ περὶ ταῦτα πραγματευομένου έπανηκεν ὁ σίτος (the price of corn had gone back'), άλλην εύθέως έλαβε γνώμην.

άνηκτο] 'Had already set

sail for Egypt.'

τάνθένδε καθεστηκότα] 'The market-prices (current or established prices) here.' Or perhaps, 'that prices here were steady, as inf. § 10. He uses ένθένδε for ένταθθα on account of $d\pi o \sigma \tau \epsilon \lambda \lambda \epsilon \iota$, according to a very common idiom.

ἀναγκαῖον είη Perhaps to take in water or provisions.

10. πέρας δ' οὖν] 'In fine,' ceterum. See on Or. 37 § 43. Equivalent to ἴνα δὲ μὴ μακρά λέγω. The construction of the long sentence following is irregular. He might have said, ἐπειδὴ ἔλαβε ὁ Παρμενίσκος-έξαιρείται τον σίτον καταφονήσας κ.τ.λ., and the plural καταφρονήσαντες may have been used because the speaker is

γράμματα τὰ παρὰ τούτου ἀποσταλέντα, καὶ πυθόμενος τὰς τιμὰς τὰς ἐνθάδε τοῦ σίτου καθεστηκυίας. έξαιρείται του σίτου εν τη 'Ρόδω κάκει άποδίδοται, 1286 καταφρονήσαντες μεν της συγγραφης, δ άνδρες δικασταί, καὶ τῶν ἐπιτιμίων ὰ συνεγράψαντο αὐτοὶ οὖτοι καθ' αύτων, έάν τι παραβαίνωσι, καταφρονήσαντες δέ των νόμων των ύμετέρων, οὶ κελεύουσι τους ναυκλήρους καὶ τοὺς ἐπιβάτας πλεῖν εἰς ὅ τι αν συνθώνται έμπόριον, εί δὲ μή, ταῖς μεγίσταις ζημίαις είναι ἐνό-11 χους. καὶ ήμεῖς ἐπειδή τάχιστα ἐπυθόμεθα τὸ γεγονὸς, έκπεπληγμένοι τω πράγματι προσήμεν τούτω τω άργιτέκτονι της όλης ἐπιβουλης, αγανακτούντες, οίον είκος, και έγκαλουντες ότι διαρρήδην ήμων διορισα-

conscious that he is really describing the acts of two persons in concert. Another, and perhaps a better way of explaining the anomaly is to regard λαβών γάρ — ἀποδίδοται as parenthetical, and to suppose that πράγμα ποιούσι δεινότατον was intended to follow after evóxous, the last word of the paragraph, but was forgotten in the careless composition of a long sentence. G. H. Schaefer would read $\pi \epsilon \rho as \delta \epsilon$, and καταφρονήσας in both places, while Reiske proposed ἀποδίδονται for αποδίδοται.

καθεστηκυίας] This may mean either 'learning the marketprices here' (so Kennedy takes it), or, 'learning that the market here was quiet,' i.e. that prices were about the average. And so Mr Mayor understands it, p. 250. So in Aesch. Pers. 297, λέξον καταστάς means 'compose yourself and say.' Ar. Equit. 865, όταν ή λίμνη καταστή.

τους ἐπιβάτας] "Must not the word ἐπιβάτης have had some

technical sense which does not appear in our lexicons? It seems hardly possible that ordinary passengers should have been liable to the severest punishment if they changed their destination. I understand it of an agent sent in charge of goods." (Mr Mayor, p. 250.) [Similarly in the seventh ed. of Liddell and Scott: 'a merchant on board ship,' 'a supercargo.' See § 24, Or. 34 § 51, and 32 §§ 4, 5. In 50 § 10 it means (as often) 'a marine.' S.]

§ 11. We, on learning this transaction, had an interview with the defendant, telling him that he had not only violated the compact, but had thrown a suspicion on us of being concerned in a contraband trade, besides having withheld from us the ship, which was our sole

security.

τῷ ἀρχιτέκτονι] So Ar. Pac. 335, πρός τάδ' ἡμιν, εί τι χρή δράν, φράζε κάρχιτεκτόνει.

άγανακτοθντες] 'Expressing our indignation.'

μένων έν ταις συνθήκαις όπως ή ναυς μηδαμόσε καταπλεύσεται άλλ' η είς 'Αθήνας, καὶ ἐπὶ ταίταις ταίς όμολογίαις δανεισάντων τὸ ἀργύριον, ήμᾶς μὲν ἐν ύποψία καταλέλοιπε τοῖς βουλομένοις αἰτιᾶσθαι καὶ λέγειν ώς ἄρα καὶ ήμεῖς κεκοινωνήκαμεν τῆς σιτηγίας της είς την 'Ρόδον, αὐτοὶ δ' οὐδὲν μᾶλλον την ναῦν ήκουσι κατακομίζοντες είς τὸ υμέτερον έμπόριον είς ο συνεγράψαντο. ἐπειδή δ' οὐδὲν ἐπεραίνομεν ὑπὲρ τῆς 12 συγγραφής και των δικαίων διαλεγόμενοι, άλλά τό γε δάνειον καλ τους τόκους ηξιούμεν απολαβείν τους έξ άρχης δμολογηθέντας, οὖτος δ' οὕτως ὑβριστικῶς έχρησατο ήμιν ώστε τους μεν τόκους τους έν τη συγγραφή γεγραμμένους οὐκ ἔφη δώσειν. "εἰ δὲ βούλεσθ' κ" έφη "κομίζεσθαι τό πρός μέρος τοῦ πλοῦ τοῦ πεπλευσμένου, δώσω ύμιν" φησί "τοὺς εἰς 'Ρόδον τόκους πλείους δ' οὐκ αν δοίην," αὐτὸς έαυτω νομοθετών καὶ οὐχὶ τοῖς ἐκ τῆς συγγραφῆς δικαίοις πειθό-1287 μενος. ώς δ' ήμεις οὐκ αν ἔφαμεν συγχωρησαι οὐδεν 13

¹ μηδαμοῦ (Dobree) καταπλευσεῖται Ζ.

οὐδὲν μᾶλλον] Tametsi reditum Athenas ipsi condixissent. G. H. Schaefer.

j + ὅτι Z. [ὅτι] Bekk. cum Reiskio.

§ 12. When we found it was no use talking about law and justice to such men, we asked them to pay at least the loan and interest agreed upon, though in fact they were also liable to the penalty. The defendant however, refused even this, and offered interest only as far as Rhodes—thus laying down the law for himself.

άλλὰ] Saltem.—τοὺς έξ ἀρχῆς, viz. the ἀμφοτερόπλους, § 6.

έχρήσατο] 'Treated us.' Or. 34 § 46.

κομίζεσθαι] 'To take in pay-

ment.'— $\tau \delta$ $\pi \rho \delta s$ $\mu \epsilon \rho o s$, $\tau \delta$ $\pi \rho \delta s$ $\lambda \delta \gamma \sigma \nu$, 'the moiety in proportion to the voyage actually sailed.'

1 αύτω Z.

k βούλεσθε Z.

§ 13. When we, fearing we should be implicated in the transaction, declined to take the interest offered, he came to us with witnesses to attest that we rejected the proffered payment, knowing perfectly well that we should reject it, and the reasons why.

οὐκ ἀν ἔφαμεν κ.τ.λ.] The usual hyperthesis or attraction of ἀν to the negative = ἔφαμεν ὅτι οὐκ ἀν συγχωρήσαιμεν. See

37 § 16, and 40 § 10.

τούτων, λογιζόμενοι ὅτι, ὁπότε τοῦτο πράξομεν, ὁμολογοῦμεν καὶ αὐτοὶ εἰς 'Ρόδον σεσιτηγηκέναι, ἔτι
μᾶλλον ἐπέτεινεν οὖτος καὶ μάρτυρας πολλοὺς παραλαβῶν προσήει, φάσκων ἔτοιμος εἶναι ἀποδιδόναι τὸ
δάνειον καὶ τοὺς τόκους τοὺς εἰς 'Ρόδον, οὐδὲν μᾶλλον,
ὧ ἄνδρες δικασταὶ, ἀποδοῦναι διανοούμενος, ἀλλ' ἡμᾶς
ὑπολαμβάνων οὐκ αν ἐθελῆσαι ἀπολαβεῖν τὸ ἀργύριον διὰ τὰς ὑπούσας αἰτίας. ἐδήλωσε δ' αὐτὸ τὸ
14 ἔργον. ἐπειδὴ γὰρ, ὧ ἄνδρες 'Λθηναῖοι, τῶν ὑμετέρων
πολιτῶν τινὲς παραγενόμενοι ἀπὸ ταὐτομάτου συνεβούλευον ἡμῖν τὸ μὲν διδόμενον λαμβάνειν, περὶ δὲ
τῶν ἀντιλεγομένων κρίνεσθαι, τοὺς δὲ εἰς 'Ρόδον τόκους μὴ καθομολογεῖν ἕως[™] αν κριθῶμεν, ἡμεῖς μὲν

m εως r. τέως Bekker st. cum ΣΦ.

όπότε] See Or. 34 § 33.

μᾶλλον ἐπέτεινεν] 'He was still more pressing.' A metaphor, perhaps, from the tuning of a lute, and raising the pitch. Cf. § 24.

μάρτυρας πολλούς] Cf. Or. 34 § 30, σοι δ΄ ἀποδιδόντι τό τε δάνειον και τούς τόκους ἀμφοτέρους—πῶς οὐχὶ πολλούς ἡν παρα-

ληπτέον μάρτυρας;
οὐδὲν μάλλον] Used here adverbially, 'not at all the more intending to repay' &c.

ύπούσας] ες. τῷ ἀπολαβεῖν.

§§ 14—16. That we were right in supposing he never meant to pay, was shown by the result (§ 16). We were advised to take the interest as far as Rhodes, and to file a bill against them to recover the rest. To this we consented, not wishing to seem too hard on the defendant. But when he demanded that the whole claim should be cancelled on payment of part, we declined

that, offering however to cancel it in so far as it was paid. To this he would not consent, and so to this day he has paid us nothing.

ὑμετέρων πολιτῶν] Hence it follows that the speaker and his partner were not citizens, but μέτοικοι. Cf. note on Argu-

ment, l. 1. S.]

άπὸ ταὐτομάτου] It seems better to construe this with συνεβούλευον, 'volunteered the advice,' than (as Kennedy takes it) with παραγενόμενοι, 'who were accidentally present.' [M. Weil however (Revue Critique, 1876, p. 145) and Mr Mayor, p. 251, agree with Kennedy's rendering. The other rendering would be naturally expressed by αὐτόματοι. S.]

κρίνεσθαι] 'Το go to law,' 'to have the matter decided by

a jury.'

μὴ καθομολογεῖν] 'Not to accept as full payment.' The κατὰ here seems to have the same

ταῦτα συνεχωροῦμεν, οὐκ ἀγνοοῦντες, ὧ ἄνδρες δικασταὶ, τὸ ἐκ τῆς συγγραφῆς δίκαιον, ἀλλ' ἡγούμενοι δεῖν ἐλαττοῦσθαί τι καὶ συγχωρεῖν, ὥστε μὴ δοκεῖν φιλόδικοι εἶναι, οὖτος δ' ὡς ἑώρα ἡμᾶς ὁμόσε πορευομένους, "ἀναιρεῖσθε" φησὶ "τοίνυν τὴν συγγραφήν." "ἡμεῖς ἀναιρώμεθα; οὐδέν γε μᾶλλον ἢ ὁτιοῦν ἀλλὰ 15 κατὰ μὲν τἀργύριον, ὁ ἂν ἀποδῷς, ὁμολογήσομεν ἐναντίον τοῦ τραπεζίτου ἄκυρον ποιεῖν τὴν συγγραφὴν, τὸ μέντοι σύνολον οὐκ ἂν ἀνελοίμεθα, έως ἂν περὶ τῶν ἀντιλεγομένων κριθῶμεν. τί γὰρ ἔχοντες δίκαιον ἢ τί τὸ ἰσχυρὸν ἀντιδικήσομεν, ἐάν τε πρὸς διαιτητὴν ἐάν τε εἰς δικαστήριον δέῃ βαδίζειν, ἀνελόμενοι τὴν συγγραφὴν ἐν ἢ τὴν ὑπὲρ τῶν δικαίων βοήθειαν

force as in καταγοράζειν, Or. 34 § 7, 'to agree to as against the debt.'

έλαττοῦσθαι] 'To take something less than our rights.' See

Or. 40 § 53.

ομόσε πορευομένους This may mean, 'Ready to proceed against him,' i.e. inclined to stand on our rights, and not to give up altogether the interest from Rhodes to Athens; and this is the regular meaning of the term, 'to go at a person,' as we say, lit. 'in the direction' of όμοθ, i.e. έγγύς. Photius, όμόσε· ομοῦ είς τον αὐτον τόπον τ ή έξ έναντίας. - ομόσε ταις λόγχαις ιέναι, άντι του έξ έναντίας είς τὸ αὐτὸ ξρχεσθαι. This gloss lends some colour to Kennedy's rendering, 'when the defendant saw that we were closing with his offer.' Mr Mayor also translates (p. 251) 'ready to meet him halfway;' [M. Dareste has; préts à le suivre, and Blass (III 525) notices it as used peculiarly for συγχωρούντας].

aναιρείσθε] See Or. 34 § 31.

15. $\eta \mu \epsilon \hat{\imath} s \kappa \cdot \tau \cdot \lambda$.] 'We cancel it! Nothing less likely.' 'The last thing in the world!' Lit. 'not more than we would do anything.'— ἀλλὰ κ.τ.λ. 'No! in proportion to the sum you may have paid, we will agree to cancel the bond in the presence of a banker; but we will not cancel it as a whole, until we have had a verdict given about the amount in dispute. For with what claims of justice, or holding what as our security, shall we join issue, whether we have to go to an arbitrator or to a court, if we cancel the bond in which we have our sole redress in case our rights are refused?' All this is a model for Greek composition, being at once simple and idiomatic. The law said that all voluntary compacts were binding (§ 2): consequently, if the bond had been cancelled, Dionysodorus could have pleaded a demurrer to any further action.

τί εχοντες—τὸ Ισχυρον] See

§ 2.

16 έχομεν;" ταῦτα δ' ἡμῶν λεγόντων, ὦ ἀνδρες δικασταὶ, καὶ άξιούντων Διονυσόδωρον τουτονί την μέν συγγραφήν μη κινείν μηδ' άκυρον ποιείν την όμολογου- 1288 μένην καὶ ὑπ' αὐτῶν κυρίαν εἶναι, τῶν δὲ χρημάτων όσα μεν αὐτὸς ὁμολογεῖ, ἀποδοῦναι ἡμῖν, περὶ δὲ τῶν αντιλεγομένων ώς έτοίμων όντων κριθηναι, είτε βούλοιντο έφ' ένὶ εἴτε καὶ πλείοσι τῶν ἐκ τοῦ ἐμπορίου. οὐκ ἔφη προσέχειν Διονυσόδωρος τούτων οὐδενὶ, ἀλλ' ότι την συγγραφήν όλως ούκ ανηρούμεθα απολαμβάνοντες à οὖτος ἐπέταττεν, ἔχει δεύτερον ἔτος τα ἡμέ-17 τερα καὶ χρήται τοῖς χρήμασι καὶ ὁ πάντων ἐστὶ δεινότατον, ὦ ἄνδρες δικασταὶ, ὅτι αὐτὸς μὲν οὖτος n [ώs] έτοιμων όντων Bekker st. ώς έν τῷ μέσφ ὅντων coniecit Weil. · Bekk. ἐφ' ἐνὸς Ζ cum ΕΣΦΒ.

§ 16. On our saying this, and imploring the defendant not to meddle with, much less to cancel, the agreement which he himself admitted to be still binding, but to pay us what he allowed to be due, and declaring that we were ready to accept the arbitration of any one or more of the merchants on 'Change, Dionysodorus declared that he would not listen to any of these terms, but because we were not willing to cancel the bond entirely on receiving the part of our dues which he ordered us to take, he has been keeping what belongs to us and making use of our money now for two years.

ώς έτοιμων όντων] A kind of attraction to ήμων λεγόντων above. = ως ετοίμων ημών δντων, Reiske. Kennedy follows G. H. Schaefer in translating, "should leave the disputed claim, the amount of which was certain to be decided by one or more com-mercial men." ("De controversa autem pecunia, ut de qua

liquido constaret." Schaefer.) "In the simplest form the sentence would run αξιοθμεν, ώς έτοιμοι ὄντες, κριθηναι, which, thrown into the (genitive) absolute, becomes άξιούντων ώς έτοίμων ὄντων κριθηναι." Mayor, p. 251.)

έφ' ένὶ] ' Before one arbitrator.' [Fals. leg. § 243 ἐπὶ τοῖς δικασταίς έλεγες, but in this sense the gen. is more common, e.g. 59 § 66 έπλ τοῦ δικαστηρίου. S.1

έπέταττεν] i.e. as if he were master and we were but slaves. See Or. 39 § 7.

§ 17. What is the hardest thing to bear is this, that he is getting bottomry interest for our money, while we can get none out of him; and that too though his transactions are not for Athens, but for Egypt and Rhodes (i.e. for the trade between those marts).

και δ πάντων έστι δεινότατον... ότι] Cf. Or. 55 § 20, δ καl πάντων έστι δεινότατον, εί κ.τ.λ. Isocr. Paneg. § 128 n. Madvig, Gr. Synt. § 197. S.1

παρ' έτέρων εἰσπράττει ναυτικοὺς τόκους ἀπὸ τῶν ἡμετέρων χρημάτων, οὐκ 'Αθήνησι δανείσας οὐδ' εἰς 'Αθήνας, ἀλλ' εἰς 'Ρόδον καὶ Αἴγυπτον, ἡμῖν δὲ ταῖς δανείσασιν εἰς τὸ ὑμέτερον ἐμπόριον οὐκ οἴεται δεῖν τῶν δικαίων οὐδὲν ποιεῖν. ὅτι δ' ἀληθῆ λέγω, ἀναγνώσεται ὑμῖν τὴν πρόκλησιν ἡν ὑπὲρ τούτων προὐκαλεσάμεθ' αὐτόν.

ΠΡΟΚΛΗΣΙΣ.

Ταῦτα τοίνυν, ὦ ἄνδρες δικασταὶ, προκαλεσαμέ- 18 νων ήμῶν Διονυσόδωρον τουτονὶ πολλάκις, καὶ ἐπὶ πολλὰς ήμέρας ἐκτιθέντων τὴν πρόκλησιν, εὐήθεις ἔφη παντελῶς ήμῶς εἶναι, εἰ ὑπολαμβάνομεν αὐτὸν οὕτως ἀλογίστως ἔχειν ὥστ' ἐπὶ διαιτητὴν βαδίζειν, προδήλου ὄντος ὅτι καταγνώσεται αὐτοῦ ἀποτῖσαι τὰ χρήματα, ἐξὸν αὐτῷ ἐπὶ τὸ δικαστήριον ήκειν φέροντα

ναυτικούς τόκους] This was larger than other kinds of interest, probably. Thus, in Or. 34 § 23, it is 600 drachms on 2000, while *ibid*. § 25, the interest according to a landmortgage is 560 on 3360, or έφεκτος, while in Or. 50 (πρὸς Πολυκλ.) § 17, the ναυτικὸς τόκος is ἐπόγδοος.—τὴν πρόκλησιν, see Or. 39, Argum.

οὐκ οἴεται δείν] 'He thinks he is not bound.' In this formula, as in οὐ φημὶ &c., the infinitive is virtually negatived. See § 47. Thuc. I 33 § 3, τὸν δὲ πόλεμον, δι' ὅνπερ χρήσιμοι ἄν εἴημεν εἴ τις ὑμῶν μὴ οἴεται ἔσεσθαι, 'if any of you think the war will not take place,' &c.

§ 18. He, however, ridiculed the idea of going to an arbitrator, who was sure to give sentence against him. He might just as well go into court at once with the money in his hand, and pay it if he was

forced, or keep it if he could.

έκτιθέντων] i.e. προτιθέντων. As we insert advertisements in newspapers, so notices were posted on the eponym heroes (statues in the agora) of each tribe, that no man might plead ignorance. The present participle expresses the duration, and so represents the imperfect tense. [ἐκθεῖναι (τοὺς νόμους) πρόσθεν τῶν ἐπωνύμων occurs in Or. 20 (Lept.) § 94, and similarly in 24 §§ 18, 23, Aeschin. 3 § 39 and Andoc. 1 § 84; also (of the public announcement of the name of one who had broken his promise to the people) in Isaeus Or. 5 § 38. There is no proof that documents connected with private suits were published in the same place. S.]

published in the same place. S.j $\epsilon \dot{\nu} \dot{\eta} \theta \epsilon \iota s$] Isocr. Paneg. § 169 n.

 $\epsilon \pi l$ $\delta \iota \alpha \iota \tau \eta \tau \dot{\eta} \nu \beta \alpha \delta l \langle \epsilon \iota \nu \rangle$ cf. § 15 and see note on 53 § 15. S.]

τάργύριον, εἶτ' εὰν μεν δύνηται ύμᾶς παρακρούσασθαι, ἀπιέναι τὰλλότρια ἔχοντα, εἰ δὲ μὴ, τηνικαθτα καταθεῖναι τὰ χρήματα, ὡς ἄνθρωπος οὐ τῷ δικαίφ πιστεύων, ἀλλὰ διάπειραν ὑμῶν λαμβάνειν βουλόμενος.

19 Τὰ μὲν τοίνυν πεπραγμένα Διονυσοδώρω ἀκη- 1289 κόατε, ὦ ἄνδρες δικασταί οἴομαι δ' ὑμᾶς θαυμάζειν ἀκούοντας πάλαι τὴν τόλμαν αὐτοῦ ਖ, καὶ τῷ ποτὲ πιστεύων εἰσελήλυθε δευρί. πῶς γὰρ οὐ τολμηρὸν, εἴ τις ἄνθρωπος δανεισάμενος χρήματα ἐκ τοῦ ἐμπορίου 20 τοῦ ᾿Αθηναίων, καὶ συγγραφὴν διαρρήδην γραψάμενος ἐφ' ῷ τε καταπλεῖν τὴν ναῦν εἰς τὸ ὑμέτερον ἐμπόριον, εἰ δὲ μὴ, ἀποτίνειν διπλάσια τὰ χρήματα, μήτε τὴν ναῦν κατακεκόμικεν εἰς τὸν Πειραιᾶ μήτε τὰ χρήματ' ἀποδίδωσι τοῖς δανείσασι, τόν τε σῖτον ἐξελόμενος ἐν Ὑρόδω ἀπέδοτο, καὶ ταῦτα διαπεπραγμένος οὐδὲν ἦττον

P ϵ lτα Z.
q Bekk, cum F (τόλμαν αὐτοῦ) et Σ (in margine prima manu adscriptum). om, Z.

παρακρούσασθαι] i.e. to induce them to give a verdict in his favour.

§§ 19, 20. The matter of surprise is, that he should dare to come into court without 'a leg to stand upon.' Here is a man who has borrowed money in the Athenian mart, under a promise to sail back to it or pay a heavy fine, and yet refuses either to pay or to produce the security! He has sold the corn in Rhodes, thereby breaking the law, and yet has the face to appear before a jury.

20. γραψάμενος] 'Having had a bond drawn up and engrossed on the express condition that the ship shall put into your port, or in default shall pay the amount of the loan twice

over.' For the use of the article by which διπλάσια becomes a predicate, compare Aesch. Ag. 520, διπλᾶ δ' ἔτισαν Πριαμίδαι θάμάρτια.

ἀπέδοτο] Notice the variety of indicatives depending on εἰ, and expressing fact, κατακεκόμικεν, ἀποδίδωσι, ἀπέδοτο, τολμᾶ.

διαπεπραγμένος] This is frequently found in the middle sense (35 § 26; cf. κεκομίσθαι, § 3). Demosthenes, as elsewhere remarked, is fond of using the form of the perfect passive in the middle sense. Thus γέ-γραμμαι is 'I have impeached,' Timocr. § 17. This closely resembles the transitive verbal adjective (commonly called the past participle) of deponent verbs, meditatus, comitatus, &c,

τολμậ βλέπειν εἰς τὰ ὑμέτερα πρόσωπα; ἃ δὴ λέγει 21 πρὸς ταῦτ' ἀκούσατε. φησὶ γὰρ τὴν ναῦν πλέουσαν ἐξ Αἰγύπτου ῥαγῆναι, καὶ διὰ ταῦτ' ἀναγκασθῆναι καὶ προσσχεῖν εἰς τὴν 'Ρόδον κἀκεῖ ἐξελέσθαι τὸν σῖτον καὶ τούτου τεκμήριον λέγει, ὡς ἄρ' ἐκ τῆς 'Ρόδον μισθώσαιτο πλοῖα καὶ δεῦρ' ἀποστείλειε τῶν χρημάτων ἔνια. ἐν μὲν τοῦτ ἐστιν αὐτῷ μέρος τῆς ἀπολογίας, δεύτερον δ' ἐκεῖνο φησὶ γὰρ ἑτέρους τινὰς δανειστὰς 22 συγκεχωρηκέναι αὐτῷ τ τοὺς τόκους τοὺς εἰς 'Ρόδον' δεινὸν οὖν, εἰ ἡμεῖς μὴ συγχωρήσομεν ταὐτὰ ἐκείνοις. τρίτον πρὸς τούτοις τὴν συγγραφὴν κελεύειν φησὶν αὐτὸν τοωθείσης τῆς νεως ἀποδοῦναι τὰ χρήματα, τὴν δὲ ναῦν οὐ σεσωσθαι εἰς τὸν Πειραιᾶ. πρὸς ἕκαστον δὴ τούτων, ὧ ἄνδρες δικασταὶ, ἀκούσατε ἃ λέγομεν δίκαια.

 $^{\rm r}$ A¹. προσχεῖν Bekk. Dind. (προσέχειν FΦB). $^{\rm s}$ καὶ ἐκεῖ Z. $^{\rm t}$ αὐτὸν Z.

not a few of which are also used in a passive sense, as διαπεπραγμένος in tragedy means 'done for.' Mr Mayor says, "it is curious that Demosthenes and Plato seem never to employ the active διαπράσσειν."

τολμα - πρόσωπα;] Or. 34 § 19, εἰς τὰ ὑμέτερα πρόσωπα ἐμβλέποντα. This is one of the parallels quoted by Blass, Att. Ber. III 525, indicating that the present speech was by the same author as that against Phormio.

§§ 21, 22. Now hear his excuse. He pretends that the ship sprang a leak in the voyage from Egypt, and so he was forced to put in at Rhodes and sell the cargo there. And he points to the fact in confirmation, that he had to hire other craft, and send off some of the goods to

Athens. Another plea is, that other leaders agreed to take the interest to Rhodes, thereby showing that they believed his story. Thirdly, the contract says, 'if the ship gets safe;' but she did not get safe.

καὶ προσσχεῖν καὶ—κ.τ.λ.] 'That both the putting in to Rhodes and the unlading of the corn (viz. to get at the leak) were matters of necessity with him.' It might have been urged that at least one of these two expedients was unnecessary. Thus in § 42 it is denied that there was any need of going to Rhodes at all.

22. συγκεχωρηκέναι] This may be called a brief expression for συγχωρεῖν δέξασθαι. The simple accusative generally implies the ceding of something to another. So συγκεχωρηκέναι λα-

- 23 Πρῶτον μὲν τὸ ῥαγῆναι τὴν ναῦν ὅταν λέγῃ, οἶμαι πᾶσιν ὑμῖν φανερὸν εἶναι ὅτι ψεὐδεται. εἰ γὰρ τοῦτο συνέβη παθεῖν τῆ νηὶ, οὔτ' ἂν εἰς τὴν 'Ρόδον ἐσώθη 1290 οὔτ' ἂν ὕστερον πλώϊμος ιμ ἦν. νῦν δὲ φαίνεται εἰς τὴν 'Ρόδον σωθεῖσα καὶ πάλιν ἐκεῖθεν ἀποσταλεῖσα εἰς Αἴγυπτον καὶ ἔτι καὶ νῦν πλέουσα πανταχόσε, πλὴν οὐκ εἰς 'Αθήνας. καίτοι πῶς οὐκ ἄτοπον, ὅταν μὲν εἰς τὸ 'Αθηναίων ἐμπόριον δεήσῃ κατάγειν τὴν ναῦν, ῥαγῆναι φάσκειν, ὅταν δ' εἰς τὴν 'Ρόδον τὸν σῖτον ἐξελέσθαι, τηνικαῦτα δὲ πλώϊμον ιμ οὖσαν φαίνεσθαι τὴν αὐτὴν ναῦν;
- 24 Διὰ τί οὖν, φησὶν, ἐμισθωσάμην ἕτερα πλοία καὶ μετεξειλόμην τὸν γόμον καὶ δεῦρο ἀπέστειλα; ὅτι, ὡ ἄνδρες ᾿Αθηναῖοι, οὐ τῶν ἀπάντων ἀγωγίμων οὔθ᾽ οὖτος ἦν κύριος οὔθ᾽ ὁ κοινωνὸς αὐτοῦ, ἀλλ᾽ οἱ ἐπιβάται τὰ ἑαυτῶν χρήματ᾽ ἀπέστελλον, οἶμαι, δεῦρο ἐν ἑτέροις πλοίοις ἐξ ἀνάγκης, ἐπειδὴ προκατέλυσαν οὖτοι τὸν πλοῦν᾽ ὧν μέντοι αὐτοὶ ἦσαν κύριοι, οὐ ταῦτ᾽ ἀπέστελλον πάντα δεῦρο, ἀλλ᾽ ἐκλεγόμενοι τίνων αί

^{uu} πλόϊμος...πλόϊμον Bekker st. cum A¹ΣΦr.

βεῖν, § 26. The next sentence is quoted in Bekker's Anecdota, p. 144, 16, δεινὸν οὖν εl μη ἡμεῖς συγχωρήσομεν.

§§ 23—5. First as to the alleged leak. That must be false, because the ship got safe to Rhodes, and is even now sea-worthy. No! the leak only let in water when the ship was wanted at Athens! Secondly, as to the hiring of other craft. Why, he asks, did I do that if the ship could have made the rest of the voyage! Because, gentlemen of the jury, neither he nor his partner was the owner of all the goods: there were passenger-merchants on board

who were obliged to forward their goods when these men chose to stop short at Rhodes. As for their own goods, they sent on such only as would fetch a higher price. Otherwise, why was not the corn sent on also? Because corn had got cheaper at Athens. So that this hiring of other craft proves to have been done only in their own interest.

24. ἐκλεγόμενοι] 'Selecting those of which the prices had been raised.' Lit. 'of what goods,' &c. τίνων in this respect differing from ων. G. H. Schaefer suggests εί τινων.

[The sense implied by τίνων

τιμαὶ ἐπετέταντο. ἐπεὶ τί δήποτε μισθούμενοι ἕτερα 25 πλοῖα, ὥς φατε, οὐχ ἄπαντα τὸν γόμον τὴς νεὼς μετενέθεσθε, ἀλλὰ τὸν σῖτον αὐτοῦ ἐν τῆ ' Ρόδῷ κατελίπετε^{*}; ὅτι, ὧ ἄνδρες δικασταὶ, τοῦτον μὲν συνέφερεν
αὐτοῖς ἐκεῖσε πωλεῖν τὰς γὰρ τιμὰς ἐνθάδε ἀνεικέναι
ἤκουον τὰ δ' ἄλλ' ἀγώγιμα ὡς ὑμᾶς ἀπέστελλον, ἀφ'
ὧν κερδανεῖν ἤλπιζον. ὥστε τὴν μίσθωσιν τῶν πλοίων
ὅταν λέγης, οὐ τοῦ ῥαγῆναι τὴν ναῦν τεκμήριον λέγεις,
ἀλλὰ τοῦ συμφέροντος ὑμῖν.

Περὶ μὲν οὖν τούτων ἱκανά μοι τὰ εἰρημένα περὶ 26 δὲ τῶν δανειστῶν, οὕς φασι συγκεχωρηκέναι λαβεῖν 1291 παρ' αὐτῶν τοὺς εἰς 'Ρόδον τόκους, ἔστι μὲν οὐδὲν πρὸς ἡμᾶς τοῦτο. εἰ γάρ τις ὑμῖν ἀφῆκέ τι τῶν αὑτοῦ, οὐδὲν ἀδικεῖται ὁ πεισθείς * ἀλλ' ἡμεῖς οὕτ' ἀφείκαμέν σοι οὐδὲν οὐτε συγκεχωρήκαμεν τῷ πλῷ τῷ εἰς 'Ρόδον, οὐδ' ἐστὶν ἡμῖν οὐδὲν κυριώτερον τῆς συγγραφῆς. αὕτη δὲ τί λέγει καὶ ποῖ προστάττει τὸν πλοῦν ποιεῖ- 27 σθαι; 'Αθήνηθεν εἰς Αἴγυπτον καὶ ἐξ Αἰγύπτου εἰς 'Λθήνας' εἰ δὲ μὴ, ἀποτίνειν κελεύει διπλάσια τὰ

Bekk. κατελείπετε Z cum Σ.
 + ἢ ὁ πείσας Z. (οἴθ' ὁ δοὺς οἴθ' ὁ πείσας γρ. FΦΒ.)
 Γἢ ὁ πείσας] Bekk.

is 'Making a selection with careful note what the goods were, the prices of which had been enhanced.' Prof. Kennedy. (Cf. his Studia Sophoclea, Ipp. 69—71)

pp. 69—71.) S.]
25. ἀνεικέναι] Intransitively.
'Had given way, relaxed, slackened.' Both this and the preceding word (see § 13) are borrowed from the tuning of a lute.

§ 26. Thirdly, it is nothing to us if other lenders consented to take less than their due. We did not consent, nor agree to the voyage to Rhodes at all. We abide by the words in the bond, which we still hold to be binding on them.

 $\tau \hat{\omega} \pi \lambda \hat{\omega}$] The dative is much more common with the person, as $\sigma v \gamma \chi \omega \rho \hat{\omega}$ sol.

§ 27. The bond specifies a penalty, and if you have incurred it, then you are bound to pay it. It is a self-imposed obligation, and therefore you cannot evade it. You must prove to the judges either that we can claim no rights by the bond, or that you are not bound to act according to it.

χρήματα. ταῦτ' εἰ μὲν πεποίηκας, οὐδὲν ἀδικεῖς, εἰ δὲ μη πεποίηκας μηδέ κατακεκόμικας την ναθν 'Αθήναζε. προσήκει σε ζημιούσθαι τῶ ἐπιτιμίω τῶ ἐκ τῆς συγγραφής τοῦτο γὰρ τὸ δίκαιον οὐκ ἄλλος οὐδεὶς, ἀλλ' αὐτὸς σὺ σαυτῷ ώρισας. δείξον οὖν τοίς δικασταίς δυοίν θάτερον, ή την συγγραφην, ώς οὐκ ἔστιν ήμίν κυρία, η ώς ου δίκαιος εί πάντα κατά ταύτην πράττειν. 28 εί δέ τινες αφείκασί τί σοι καὶ συγκεχωρήκασι τοὺς είς 'Ρόδον τόκους ότω δήποτε τρόπω πεισθέντες, διὰ ταῦτα οὐδὲν ἀδικεῖς ἡμᾶς, οὺς παρασυγγεγράφηκας εἰς Ῥόδον καταγαγών την ναθν; οὐκ οἴομαί γε οὐ γὰρ τὰ ὑφ έτέρων συγκεχωρημένα δικάζουσιν οὖτοι νῦν, ἀλλά τὰ ὑπ' αὐτοῦ σοῦ πρὸς ἡμᾶς συγγεγραμμένα. ἐπεὶ ότι γε καὶ τὸ περὶ τὴν ἄφεσιν τῶν τόκων, εἰ ἄρα γέγονεν ώς οὖτοι λέγουσι, μετά τοῦ συμφέροντος τοῦ 20 των δανειστων γέγονε, πασιν ύμιν φανερόν έστιν. οί γαρ έκ της Λιγύπτου δανείσαντες τούτοις έτερόπλουν

τῷ ἐπιτιμίῳ τῷ ἐκ τῆς συγγραφῆς] $34 \S 26$; inf. $\S 44$, cf. $\S\S 12$, 34, τοῖς ἐκ τῆς συγγραφῆς δικαίοις. ἄρισας] Soph. Antig. 452, οῖ τούσδ' ἐν ἀνθρώποισιν ὥρισαν νόμους. See Or. $37 \S 20$.—οὐ δίκαιος ἐζ, οὐ δίκαιόν ἐστί σε κ.τ.λ.

§ 28. It does not follow that, because some have taken less than their dues, you do not wrong us by withholding ours. The question before the jury is not what they gave up, but what you engaged to pay. In fact, it is easy to see that the lenders in question really consulted their own interest. They could make more by taking the principal with part of the interest at Rhodes, and lending it for another voyage to Egypt.

The transitive sense of mapa-

συγγραφείν is irregular. It merely means 'to violate a bond.' But like many verbs of this sort, it takes an accusative of the person affected by the action. Compare συκοφαντείν, προξενείν τυνά τυνι (Or. 37 § 11, 53 § 13). It is intransitive, § 34. Similarly, in Or. 54 (κατὰ Κον.) § 2, a man is said παρανενομῆσθαι, and in Ηαραπρ. § 198, one is said παρουνεῖσθαι, and we have πλεονεκτεῖσθαι, ἀριστοκρατεῖσθαι, δημοκρατεῖσθαι, &c.

29. ol γὰρ κ.τ.λ.] This serves as the subject to ἀφίκοντο, though it involves a change of subject in οὖτοι. But the writer intended some other construction in what follows than οὖδὲν διέφερεν αὐτοῖς, e.g. ἤθελον οr κρεῖττον ἐνόμιζον.

τἀργύριον εἰς ᾿Αθήνας, ὡς ἀφίκοντο εἰς τὴν 'Ρόδον καὶ τὴν ναῦν ἐκεῖσε οὖτοι κατεκόμισαν, οὐδὲν, οἶμαι, διέφερεν αὐτοῖς ἀφεμένοις τῶν τόκων καὶ κομισαμένοις τὸ δάνειον ἐν τῆ 'Ρόδω πάλιν ἐνεργὸν ποιεῖν εἰς τὴν 1292 Αἴγυπτον, ἀλλ' ἐλυσιτέλει πολλῷ μᾶλλον τοῦτο ἢ δεῦρ' ἐπαναπλεῖν. ἐκεῖσε μέν γε ἀκέραιος δο πλοῦς, 30

y Bekk. ἀφειμένοις Ζ cum FΦ; ἀφιμένοις Σ.

 2 yàp ἀκέραιος Z cum $\text{F}\Phi\Sigma$. γε ἀκαριαῖος Bekk. 'ἀκέραιος quidem neque tutus (ἀκίνδυνος), neque identidem redintegratus, neque nunquam interruptus usquam alibi valere videtur; ἀκαριαῖος autem nil nisi aut momentaneus aut minutissimus significat. Fortasse igitur scribendum: ἐκείσε μὲν γὰρ ἀεὶ ώραιος ὁ πλοῦς (Hesiodi Op. 628, 663 ώραιος πλόος). Huic opponitur infra παραχειμάζειν και περιμένειν την ώραίαν. Cf. Pindari Isthm. II 42=62 έπέρα ποτί μέν Φάσιν θεραίαις (ponto Euxino aestate tantum aperto), έν δὲ χειμώνι πλέων Νείλου πρός ἀκτάς (navigatione e Sicilia ad Aegyptum ne hieme quidem interclusa).—Hiberno scilicet tempore propter maris Aegei procellas inter Athenas Rhodumque multo minus tuta est navigatio, quam inter Rhodum et Aegyptum, ubi ventus fere semper ab occasu solis spirat, in alterutram partem navigantibus satis commodus; aestatis autem tempore quadraginta dies e regione inter Boream Zephyrumque iacente (sc. e Rhodo ad Aegyptum) perflant Etesiae (J. Smith, Voyage and Shipwreck of St Paul, pp. 72, 76). Etiam yeinwos prope Unidum (i.e. iuxta Rhodum) invenimus ras άπ' Αλγύπτου όλκάδας (Thuc. VIII 35).' J. E. Sandys.

 τ $\hat{\omega}\nu$ τόκων] sc. τ $\hat{\omega}\nu$ és ' $A\theta$ ήνας, 'giving up the interest due from Rhodes to Athens.'

ἐπαναπλεῖν] 'To make the return voyage.' Or, 'to commence a new voyage to Athens' (Kennedy). "Rursus evehi in altum, huc ut appellerent" (G. H. Schaefer).—ἐκεῖσε μέν γε κ.τ.λ. 'For to Egypt the voyage might be made again and again, and they might have traded twice or thrice with the same money; whereas if they had come to Athens, they would have had to winter there, and wait for the sailing-season. So

that in fact those lenders have made additional profit, and have not remitted any of their gains to benefit them. But, for our parts, so far is it from being a question about the interest, that we cannot get back even our principal.'

ἀκέραιος Properly 'pure' (Eur. Hel. 48, ἀκέραιον λέχος), or 'unimpaired,' ἀκ. δύναμις, Thuc. III 3. But it seems here to take a later sense, analogous to ἐξ ἀκεραίον, de integro, 'anew,' which is quoted from Polybius xxiv 4 § 10 ἴνα δὲ μὴ πάλιν ἐξ ἀκεραίου περί πάντων ἀντιλέγοιεν,

καὶ δὶς ἢ τρὶς ὑπῆρχεν αὐτοῖς ἐργάσασθαι τῷ αὐτῷ ἀργυρίῳ· ἐνταῦθα δ' ἐπιδημήσαντας παραχειμάζειν ἔδει καὶ περιμένειν τὴν ώραίαν. ὥστ' ἐκεῖνοι μὲν οἱ δανεισταὶ προσκεκερδήκασι καὶ οὐκ ἀφείκασι τούτοις οὐδέν· ἡμῖν δ' οὐκ ὅπως περὶ τοῦ τόκου ὁ λόγος ἐστὶν, ἀλλ' οὐδὲ τἀρχαῖα ἀπολαβεῖν δυνάμεθα.

31 Μη οὖν ἀποδέχεσθε τούτου φενακίζοντος ὑμᾶς καὶ τὰ πρὸς τοὺς ἄλλους δανειστὰς πεπραγμένα παραβάλλοντος, ἀλλ' ἐπὶ τὴν συγγραφὴν ἀνάγετ' αὐτὸνὰ καὶ τὰ ἐκ τῆς συγγραφῆς δίκαια. ἔστι γὰρ ἐμοί τε λοιπὸν διδάξαι ὑμᾶς τοῦτο καὶ οὖτος ἰσχυρίζεται τῷ αὐτῷ τούτῳ, φάσκων τὴν συγγραφὴν κελεύειν σωθείσης τῆς νεως ἀποδιδόναι τὸ δάνειον. καὶ ἡμεῖς ταῦτα οὕτω

a Bekk. αὐτὴν Z cum Σ.

έγγραπτον ύπερ των όμολογουμένων [έποιοθντο], έφ' ὁ πάντες έπέβαλον τὰς Ιδίας σφραγίδας. The only other meaning it could here take is 'safe,' 'unharmed,' (incolumis, tuta navigatio, G. H. Schaefer). Perhaps however, we should keep akapiaîos, 'short,' which is the vulgata lectio, retained by Bekker. Hesych. ἀκα-ριαῖον τὸ βραχύ. τὸ ὀλίγον. ἀκαριαία ῥιπή (ῥοπη Salmasius). όλίγη, μικρά. [Bekker's Anecdota p. 203, 25 (λέξεις ρητορικαί), ἀκαριαΐον: τὸ βραχύ. 363, 28 μικρόν, βραχύ, ῥοπή.] The rarity of the word would partly account for the corruption. The voyage from Egypt to Rhodes, if not really short, is relatively so to a voyage from Egypt to Athens. [But in direct distance it is as 370 miles is to 590; and it took at least four days, Diodorus m 34. S.]

τὴν ώραlαν] See § 3. The adjective is used like τροπαία, with the ellipse of αὔρα, in Aeschylus, Cho. 775. Apoll. Rh.

3, 1390 μίμνει ες ώραlην.

§ 31. Don't listen therefore when he tries to cajole you by comparing our conduct with the treatment that others receive, but bring him to book, and his obligation by the contract. I say, obligation; for we both allow that the matter turns on the clause, 'if the ship gets in safe.'

αποδέχεσθε] As frequently ανέχεσθαι, this verb takes a genitive, originally perhaps taken absolutely, 'when he says this, don't take it from him,' or 'don't bear it.' Cf. παραπρεσβ. (Or. 19) p. 345 fin., οὖτε τῶν τὰ τρόπαια καὶ τὰς ναυμαχίας λεγόντων ἀνέχεσθαι. [For ἀποδέχεσθαι with the genitive, see Or. 27 Aphob. A § 59; 48 Olymp. § 51; Lysias 14 § 24; Deinarchus 1 § 113 μὴ ἀποδέχεσθε αὐτῶν. S.]

τὰ πρὸς τοὺς ἀλλους δ. πεπραγμένα] What other borrowers do (or perhaps, what he himself does) to other lenders. G. H. Schaefer explains παραβάλλοντος ας παράδειγμα ποιουμένου.

φαμέν δείν έγειν. ήδέως δ' αν πυθοίμην αὐτοῦ σοῦ, 32 πότερον ώς ύπερ διεφθαρμένης της νεώς διαλέγει ή ώς ύπερ σεσωσμένης. εί μεν γαρ διέφθαρται ή ναθς καὶ απόλωλε, τί περὶ τῶν τόκων διαφέρει καὶ ἀξιοῖς ήμᾶς κομίζεσθαι τους είς 'Ρόδον τόκους; οὔτε γάρ τους τόκους οὖτε τάρχαῖα προσήκει ήμᾶς ἀπολαβεῖν. εἰ δ' και μη διέφθαρται, διὰ τί ήμιν οὐκ αποδίδως ε τὰ χρήματα ὰ συνεγράψω; πόθεν οὖν ἀκρι- 33 βέστατ' αν μάθοιτε, ὧ ἄνδρες 'Αθηναῖοι, ὅτι σέσωσται ή ναθς; μάλιστα μεν έξ αθτοθ τοθ είναι την ναθν έν πλώ, οὐχ ἦττον δὲ καὶ ἐξ ὧν αὐτοὶ οὖτοι λέγουσιν. άξιοῦσι γὰρ ἡμᾶς τά τε ἀρχαῖα ἀπολαβεῖν καὶ μέρος 1293 τι τῶν τόκων, ώς σεσωσμένης μὲν τῆς νεώς, οὐ πεπλευκυίας δὲ πάντα τὸν πλοῦν. σκοπεῖτε δὲ, ὦ ἄνδρες 34 'Αθηναίοι, πότερον ήμεις τοις έκ της συγγραφης δικαίοις χρώμεθα η οδτοι, οδ ούτε είς το συγκείμενον έμποριον πεπλεύκασιν, άλλ' είς 'Ρόδον καὶ Αίγυπτον, σωθείσης τε της νεώς καὶ οὐ διεφθαρμένης ἄφεσιν οἴονται δεῖν

 $^{\rm b}$ διαλέγη ${\bf Z}.$ $^{\rm d}$ σῶs Cobet. $\it Cf.$ § 37 $\it inf.$ $^{\rm e}$ Bekk. 1824. $\it où$ δίδως ${\bf Z}$ et $\it Bekk.$ st. $\it cum$ ${\bf F} \Sigma \Phi$.

§§ 32, 3. Either the ship was lost, or it got in safe. In the former case, you are exempted from all payment, and have no need to ask us to accept a part. In the latter case, why do you not pay what you promised? That the ship was not lost is proved by its being actually at sea, as well as by the defendants' own admissions; for they want us to accept a part on the ground that it was not lost, but only made part of the voyage.

διέφθαρται] Combined with ἀπόλωλε, this suggests the sense 'lost' rather than 'damaged'

or 'spoiled' by springing a leak; though either gives a good sense.

διαφέρει] 'Do you dispute?' See inf. § 46.

§ 34. They, of course, say that we are violating the compact by pressing for payment though the ship has been lost. But surely it is they who do so much more plainly, by not sailing into the port agreed upon, by claiming a reduction of the interest though they sailed to Rhodes only, and by making much money through this contraband importation of corn to that mart.

εύρίσκεσθαι τῶν τόκων παρασυγγεγραφηκότες, καὶ αὐτοὶ μὲν πολλὰ χρήματ' εἰργασμένοι παρὰ τὴν σιτηγίαν τὴν εἰς 'Ρόδον, τὰ δ' ἡμέτερα χρήματ' ἔχοντες καὶ 35 καρπούμενοι δεύτερον ἔτος τουτί. καινότατον δ' ἐστὶ πάντων τὸ γιγνόμενον τὸ μὲν γὰρ δάνειον τὸ ἀρχαῖον ἀποδιδόασιν ἡμῖν ὡς σεσωσμένης τῆς νεως, τοὺς τόκους δ' ἀποστερῆσαι οἴονται δεῖν ὡς διεφθαρμένης. καίτοι ἡ συγγραφὴ οὐχ ἕτερα μὲν λέγει περὶ τῶν τόκων, ἕτερα δὲ περὶ τοῦ ἀρχαίου δανείσματος, ἀλλὰ τὰ δίκαια 36 ταὐτὰ περὶ ἀμφοῖν ἐστι καὶ ἡ πρᾶξις ἡ αὐτή. ἀνάγνωθι δέ μοι πάλιν τὴν συγγραφήν.

ΣΥΓΓΡΑΦΗ^f.

'Ακούετε, ὧ ἄνδρες 'Αθηναῖοι' 'Αθήνηθεν, φησὶν, εἰς Αἴγυπτον καὶ ἐξ Αἰγύπτου 'Αθήναζε. λέγε τὰ λοιπά.

$\Sigma \Upsilon \Gamma \Gamma P A \Phi H^g$.

37 "Ανδρες 'Αθηναίοι¹, πάνυ άπλοῦν ἐστι διαγνώναι

 f +['Αθήνηθεν εls Αἴγυπτον καὶ έξ Αἰγύπτου 'Αθήναζε.] \mathbf{Z} . delevit Dobree.

g +[σωθείσης δὲ τῆς νεώς εἰς Πειραιᾶ.] Z. delevit Dobree. h FΣΦ. δικασταὶ Bekk. 1824.

έργάζεσθαι χρήματα] 'To make money,' is a close coincidence with our idiom, and is a phrase not uncommon.—παρὰ, 'along of,' i.e. through the carrying of corn to Rhodes.

§ 35. The very nature of the offer itself is unprecedented: they are willing to repay the loan because the ship arrived safe, but will not pay the interest because she did not (i.e. reach Athens). But the bond makes no such distinction between the principal and the interest.

τὸ δάνειον] Perhaps τοῦ δανείου, which will be the genitive after both τὸ ἀρχαῖον and τοὺς τόκους. So below it is probable that τοῦ ἀρχαίου τοῦ δανείσματος is the true reading, and that in § 37 δάνειον should be omitted after ἀρχαῖον. G. H. Schaefer would omit τὸ ἀρχαῖον — ἀρχαῖον — ἀρχαῖον — Με Mayor (ρ. 252) has no difficulty in rendering the vulgate 'the original debt.' Possibly δάνειον in § 37 crept in from a gloss.

§§ 37, 38. The case then is very simple: the ship was not

ύμιν ύπερ ταυτησὶ της δίκης, καὶ οὐδεν δεί λόγων πολλων. ή ναθς ότι μεν σέσωσται καὶ ἔστι σώα, καὶ παρ' αὐτῶν τούτων ὁμολογεῖται οὐ γὰρ ἂν ἀπεδίδοσαν τό τε άρχαῖον δάνειον καὶ τῶν τόκων μέρος τι, οὐ κατακεκόμισται δ' είς του Πειραιά. διὰ τοῦτο ήμεις μεν 1294 οἱ δανείσαντες ἀδικεῖσθαί φαμεν, καὶ ὑπὲρ τούτου δικαζόμεθα, ότι οὐ κατέπλευσεν είς τὸ συγκείμενον έμποριον, Διονυσόδωρος δ' ού φησιν άδικεῖν δι' αὐτὸ 38 τούτο οὐ γάρ δείν αὐτὸν ἀποδούναι πάντας τοὺς τόκους, έπειδή ή ναῦς οὐ κατέπλευσεν εἰς τὸν Πειραιά. ή δὲ συγγραφή τί λέγει; οὐ μὰ Δί' οὐ ταῦθ' ὰ σὺ λέγεις, ὧ Διονυσόδωρε ἀλλ' ἐὰν μὴ ἀποδιδώς τὸ δάνειον καὶ τοὺς τόκους ἢ μὴ παράσχης τὰ ὑποκείμενα έμφανη καὶ ἀνέπαφα η ἄλλο τι παρὰ την συγγραφην ποιής, ἀποτίνειν κελεύει σε διπλάσια τὰ χρήματα. καί μοι λέγε αὐτὸ τοῦτο τῆς συγγραφῆς.

ΣΥΓΓΡΑΦΗ.

['Εὰν δὲ μὴ παράσχωσι τὰ ὑποκείμενα ἐμφανῆ καὶ

ι ταύτης Ζ ευπ ΣΦ.

j-j 'legendum ἡ ναῦς (ὅτι μὲν) σῶς ἐστίν, ut paullo ante p. 1292. utilia de hac re notavit Dindorfius ad (Dem.) paginam (Reiskianam) 61, 14 in editione minore' (p. xviii). Cobet, Misc. Crit. p. 514.

lost, for they offer to pay in part; it did not sail back to the Peiraeus, and that is precisely our grievance, and the ground of this action. The defendant on his part says that is his reason for not paying the whole. But the bond says differently, and imposes a penalty for default.

λόγων πολλών] Perhaps ποικίλων, as opposed to ἀπλοῦν. The same antithesis occurs in Eur. Phoen. 469, ἀπλοῦς ὁ μῦθος τῆς ἀληθείας ἔφυ, κοὐ ποικίλων δεῖ

τἄνδιχ' ἐρμηνευμάτων. [Dem. 9 § 37, οὐδὲν ποικίλον οὐδὲ σοφόν, 29 § 1, εἰ μὲν ἐδεῖτο λόγου τινὸς ἢ ποικίλιας contrasted with ἀπλῶς δεῖ διδάξαι καὶ διηγήσασθαι. S.]

38. ἀνέπαφα] This word is technically used of goods not seized or intercepted by pirates. See Or. 35 (πρὸς Λακρ.) §§ 11, 24. In Aesch. Suppl. 309, "Επαφος ἀληθῶς ῥυσίων ἐπώνυμος (if the verse is genuine), the meaning is that the name was given from ῥυσίων ἐφάπτεσθαι, 'to lay hands on booty.'

ἀνέπαφα, ἢ ποιήσωσί τι παρὰ τὴν συγγραφὴν, ἀποδιδότωσαν διπλάσια τὰ χρήματα.]

- 40 φανή παρέχειν τοῖς δανείσασιν; καὶ γὰρ τοῦτο, το ἄνδρες ᾿Αθηναῖοι. Θεάσασθε τὴν ὑπερβολήν, ἐρράγη ἡ ναῦς, τος φησιν οὖτος, καὶ διὰ τοῦτο εἰς Ὑρόδον κατή-γαγεν αὐτήν. οὐκοῦν τὸ μετὰ τοῦτο ἐπεσκευάσθη καὶ πλωϊμος ἐγένετο. διὰ τί οὖν, το βέλτιστε, εἰς μὲν τὴν Αἴγυπτον καὶ τἄλλα ἐμπόρια ἀπέστελλες αὐτὴν, ᾿Αθή-ναζε δ' οὐκ ἀπέστειλας οὐδέπω καὶ νυνὶ πρὸς ἡμᾶς τοὺς δανείσαντας, οἷς ἡ συγγραφὴ κελεύει σε ἐμφανῆ καὶ ἀνέπαφον τὴν ναῦν παρέχειν, καὶ ταῦτ' ἀξιούντων

41 ήμων καὶ προκαλεσαμένων σε πολλάκις; ἀλλ' οὕτως 1295

kk σων Cobet.

§§ 39, 40. We have never seen the ship that was mortgaged to us from the day we lent you the money, though you say she is 'all right;' she put in at Rhodes and was overhauled, and so was made tight. Then why did she not come to Athens? It was not for want of many urgent requests on our part.

παρέσχηκαs] This seems one of the Ionic forms, like $\tau \epsilon \tau \dot{\nu} \tau \gamma \kappa \alpha$, formed as from $(\sigma \chi \dot{\epsilon} \omega) \sigma \chi \dot{\eta} \sigma \omega$, $(\tau \nu \chi \dot{\epsilon} \omega) \tau \nu \chi \dot{\eta} \sigma \omega$. See Or. 40 § 54. The epic perfect of $\dot{\epsilon} \chi \omega$ is $\dot{\delta} \chi \omega \kappa \alpha$, if the Homeric language is in all cases genuine.

40. και γάρ τοῦτο] So τεκμήριον δè is often used absolutely, i.e. without any verb. Mr Mayor refers to Holmes' note on De Coron. p. 268, § 122, where the same formula occurs, and p. 43, l. 15, p. 442, l. 7, p. 568, l. 12, are compared, with ἐπεὶ κἀκεῖνο in p. 1097, l. 5, ἐνθυμητέον being mentally supplied.

έπισκευάζειν] the technical term for repairing a ship. (Lit. 'to put fittings to it'), inf. § 43. See Thuc. I 29, ζευξαντές τε τὰς παλαιὰς ὥστε πλωτμους είναι και τὰς ἀλλας ἐπισκευάσαντες,' i.e. 'after putting new cross-bits to the old triremes, and repairing the rest.' The former word is wrongly rendered by Arnold 'undergirding,' and the latter not less wrongly in Liddell and Scott 'equipping,' 'fitting out.'

§§ 41, 42. Though in fact

ανδρείος εί, μάλλον δ' αναίσχυντος, ώστε έκ τής συγγραφης ὀφείλων ημίν διπλάσια τὰ χρηματα οὐκ οἴει δείν οὐδὲ τοὺς τόκους τοὺς γιγνομένους ἀποδοῦναι, ἀλλὰ τους είς 'Ρόδον προστάττεις ἀπολαβεῖν, ώσπερ τὸ σὸν πρόσταγμα της συγγραφης δέον κυριώτερον γενέσθαι, καὶ τολμᾶς λέγειν ώς οὐκ ἐσώθη ἡ ναῦς εἰς τὸν Πειραια: έφ' ῷ δικαίως ἂν ἀποθάνοις ὑπὸ τῶν δικαστῶν. διὰ 42 τίνα γαρ άλλον, ω άνδρες δικασταί, οὐ σέσωσται ή ναθς είς τὸν Πειραιά; πότερον δι' ήμας τους διαρρήδην δανείσαντας είς Αίγυπτον καὶ είς 'Αθήνας, η διὰ τοῦτον καὶ τὸν κοινωνὸν αὐτοῦ, οἱ ἐπὶ ταύταις ταῖς ὁμολογίαις δανεισάμενοι, έφ' & τε καταπλείν 'Αθήναζε, είς 'Ρόδον κατήγαγον την ναθν; ότι δ' έκόντες καὶ οὐκ έξ ανάγκης ταθτ' έπραξαν, έκ πολλών δήλου. εί γάρ 43 ώς άληθως άκούσιον τὸ συμβάν ἐγένετο καὶ ή ναῦς έρράγη, τὸ μετὰ τοῦτ', ἐπειδὴ ἐπεσκεύασαν τὴν ναῦν, ούκ αν είς έτερα δήπου έμπορια έμίσθουν αὐτην, άλλ

¹ Bekk. 1824. $\epsilon \mu l \sigma \theta \omega \sigma \alpha \nu$ Z et Bekk. st. cum F $\Sigma \Phi B$.

you owe us the whole sum twice over, by incurring the penalty, you have the face to refuse payment even of the interest, and you tell us to be content with that to Rhodes, as if your order, forsooth, was to have greater weight than the bond. Again, you have the face to say, 'she did not get safe in to the Peiraeus.' Well, through whose fault? Was it ours, who required that it should go back or was it theirs, who wilfully and from no necessity at all took it to Rhodes?

πρόσταγμα] 'Dictation.' Like ἐπέταττεν in § 16, an invidious word contrasted with συγγραφή. Similarly, in Isocr. Paneg. § 176 the Peace of Antalcidas is declared to be no equitable com-

pact $(\sigma v \nu \theta \hat{\eta} \kappa a \iota)$, and is denounced as dictated $(\pi \rho o \sigma \tau \acute{a} \gamma \mu a \tau a)$ by the king of Persia. S.]

άποθάνοιs] The legal penalty for not producing the security was death. See Or. 34 § 50.

§ 43. If the ship really sprung a leak by mere accident, as soon as she had been repaired, he should have taken her to Athens, to make amends for the delay and the inconvenience. But so far from doing that, he did a greater wrong still, and then, as if in mockery of you, he comes into court, thinking that at the worst, he can only be condemned to repay the loan, and that he shall evade the penalty.

ώς ύμᾶς ἀπέστελλον, ἐπανορθούμενοι τὸ ἀκούσιον σύμπτωμα. νῦν δ' οὐχ ὅπως ἐπανωρθώσαντο[™], ἀλλὰ πρὸς τοῖς ἐξ ἀρχῆς ἀδικήμασι πολλῷ μείζω προσεξημαρτήκασι, καὶ ὥσπερ ἐπὶ καταγέλωτι ἀντιδικοῦντες εἰσεληλύθασιν, ὡς ἐπ' αὐτοῖς ἐσόμενον, ἐὰν καταψηφίσησθε αὐτῶν, τἀρχαῖα μόνον ἀποδοῦναι καὶ τοὺς τόκους. 44 ὑμεῖς οὖν, ὧ ἄνδρες ᾿Λθηναῖοι, μὴ ἐπιτρέπετε τούτοις[™] οὕτως ἔχουσι, μηδ' ἐπὶ δυοῖν ἀγκύραιν ὁρμεῖν αὐτοὺς

^m ἐπηνωρθώσαντο Z. (Cf. Veitch, Gk. Vbs.)
 ⁿ τοῖς Bekk. 1824 cum A¹r.

ώς ύμας] i.e. 'Αθήναζε.

ἐπανορθούμενοι] 'Doing all they could to repair the unavoidable mischief.' The indicative of the aorist of this verb generally takes the double augment, ἐπηνωρθώσαντο, like

ήφίει, ήμπισχεν, &c.

σύμπτωμα] Here synonymous with συμφορά (τὸ συμβὰν above). The word is used by Thuc. rv 36 and is not unfrequent in Aristotle, but this is the only passage in which it is found in Demosthenes. This point is adduced by A. Schaefer (who quotes Phrynichus, p. 248) as bearing on the doubts sometimes entertained on the genuineness of the speech (Dem. u. s. Zeit in 2, p. 311). Cf. Rutherford's New Phrynichus, p. 318. S.]

οὐχ ὅπωs] Compare § 30, Or. 34 § 14, and 54 § 22, οὐχ ὅπωs ἀπέτρεψεν, —ἀλλ' αὐτὸς ἡγεμὼν γεγένηται. Μίd. § 11, οὐ γὰρ ὅπως τὸ σῶμα ὑβρίζεσθαί τινος ἐν ταύταις ταῖς ἡμέραις —ῷεσθε χρῆναι, ἀλλὰ καὶ κ.τ.λ. i.e. non modo (non), sed, &c.

§ 44. Do not then let these men rest secure in the confidence that they can keep other men's property, if they can get a verdict in their favour, or if not, that at least they will not be fined. Fine them, we say; for it is not reasonable that you should be more lenient to them than they were to themselves when they consented to the

penalty.

έπι δυοίν άγκύραιν] When a ship came to the shore, she had her stern to the land, where it was fastened by the πρυμνήσιον, and her head to the sea. An anchor, or, in case of rough weather, two anchors from the bows, held her in that position. To ride on one anchor was considered rather insecure. Hence, Helena says in Eur. Hel. 277, ἄγκυρα δ' ή μου τας τύχας ώχει μόνη, and Hecuba in the play of that name (80), δς μόνος οίκων ἄγκυρ' ἔτ' ἐμῶν $\kappa.\tau.\lambda$. Hence too we see the precise point in Pind. Ol. vi 100, άγαθαι δὲ πέλοντ' ἐν χειμερία νυκτί θοας έκ ναδς άπεσκίμφθαι δύ' ἄγκυραι, which is incorrectly explained in Dr Donaldson's note. [De Cor. p. 240, § 281, οὐκ ἐπὶ τῆς αὐτῆς (sc. αγκύρας) όρμεῖ τοῖς πολλοῖς. Apostolius, centuria vii 61 in the Paroemiographi Graeci II 412 έπι δυοίν όρμει: δηλόντι άγκύραιν λέγεται έπὶ τῶν ἀστεμφῶς ἐχόντων. Aristides, Panath.

1296 ἐᾶτε, ὡς, ἐὰνο μὲν κατορθῶσι, τάλλότρια ἔξοντας, ἐὰν δὲ μὴ δύνωνται ἐξαπατῆσαι ὑμᾶς, αὐτὰ τὰ ὀφειλόμενα ἀποδώσοντας ἀλλὰ τοῖς ἐπιτιμίοις ζημιοῦτε τοῖς ἐκ τῆς συγγραφῆς καὶ γὰρ ἃν δεινὸν εἴη αὐτοὺς μὲν τούτους διπλασίαν καθ' αὐτῶν τὴν ζημίαν γράψασθαι, ἐάν τι παραβαίνωσι τῶν ἐν τῆ συγγραφῆ, ὑμᾶς δ' ἡπιωτέρως ἔχειν πρὸς αὐτοὺς, καὶ ταῦτ' οὐχ ἦττον ἡμῶν συνηδικημένους.

Τὰ μὲν οὖν περὶ τοῦ πράγματος δίκαια βραχέα 45 ἐστὶ καὶ εὐμνημόνευτα. ἐδανείσαμεν Διονυσοδώρω τοὐτω καὶ τῷ κοινωνῷ αὐτοῦ τρισχιλίας δραχμὰς ᾿Αθήνηθεν εἰς Λἴγυπτον καὶ ἐξ Αἰγύπτου ᾿Αθήναζε οὐκ ἀπειλήφαμεν τὰ χρήματα οὐδὲ τοὺς τόκους, ἀλλ' ἔχουσι τὰ ἡμέτερα καὶ χρώνται δεύτερον ἔτος οὐ κατακεκομίκασι τὴν ναῦν εἰς τὸ ὑμέτερον ἐμπόριον οὐδέπω καὶ νῦν, οὐδ' ἡμῖν παρεσχήκασιν ἐμφανῆ ἡ δὲ συγγραφὴ κελεύει, ἐὰν μὴ παρέχωσιν ἐμφανῆ τὴν

o A¹Σr. αν Z.

Ρ Σ, έσντων Ζ.

110, καὶ πάντες ἐπὶ δυοῖν ὁρμεῖν ἔδοξαν οὶ "Ελληνες, where the Scholiast observes εἴρηται ἐκ μεταφορᾶς τῶν πλεόντων, ὅταν ἢ δυσίν ἀγκύραις ὀρμίζωνται ἢ ὅταν ἐλλιμενίσωσι μὲν, προσχρῶνται δὲ καὶ ἀγκύρα διὰ πλείστην ἀσφάλειαν. Propert. II 22, 41 'nam melius duo defendunt retinacula navim.' S.] ἐξαπατῆσαι] Λ petitio prin-

έξαπατήσαι] Α petitio principii, like παρακρούσασθαι in

§ 18.

αὐτὰ τὰ ὀφειλόμενα] 'Merely the debt owed,' without the ἐπιτίμιον.

οὐχ ἦττον ἡμῶν] Because the taking corn to Rhodes against the laws was a public offence.

§ 45. Recapitulation. Principal points;—the loan was made on clear conditions; it has

not been repaid; the ship has never been produced; there is a fine specified for this neglect, and the right of enforcing it rests with one or both partners.

εὐμνημόνευτα] 'Easily recalled to memory:' an ambiguous term, meaning either, 'readily recounted by the speaker,' or 'readily remembered by the hearer.' It is almost certainly the latter, and this is supported by Aristot. Rhet. III 13, where it is said that the ἐπίλογος, one of the objects of which is recapitulation (ἀναμνῆσαι τὰ προειρημένα, ib. 19), is unnecessary in a forensic speech ἐὰν μικρὸς ὁ λόγος ἢ τὸ πρᾶγμα εὐμνημόνευτον. S.]

ναθν, ἀποτίνειν αὐτοὺς διπλάσια τὰ χρήματα, τὴν δὲ 46 πράξιν είναι καὶ έξ ένὸς καὶ έξ άμφοῦν, ταῦτ' ἔγοντες τὰ δίκαια εἰσεληλύθαμεν πρὸς ύμᾶς, ἀξιοῦντες τὰ ήμέτερα αὐτῶν ἀπολαβεῖν δι' ὑμῶν, ἐπειδή παρ' αὐτῶν τούτων οὐ δυνάμεθα. ὁ μὲν παρ' ἡμῶν λόγος οὖτός ἐστιν. οὖτοι δὲ δανείσασθαι μὲν ὁμολογοῦσι καὶ μη ἀποδεδωκέναι, διαφέρονται δ' ώς οὐ δεὶ τελείν αὐτοὺς τοὺς τόκους τοὺς ἐν τῆ συγγραφῆ, ἀλλά τοὺς είς 'Ρόδον, ούς οὔτε συνεγράψαντο οὔτ' ἔπεισαν ήμᾶς.

47 εἰ μὲν οὖν, ὧ ἄνδρες 'Αθηναῖοι, ἐν τῷ 'Ροδίων δικαστηρίω εκρινόμεθα, ίσως αν ούτοι επλεονέκτουν ήμων. σεσιτηγηκότες πρὸς αὐτοὺς καὶ καταπεπλευκότες τῆ 1297 νηὶ εἰς τὸ ἐκείνων ἐμπόριον νῦν δ' εἰς 'Αθηναίους εἰσεληλυθότες καὶ συγγραψάμενοι είς τὸ ὑμέτερον ἐμπόριον οὐκ ἀξιοῦμεν ἐλαττωθῆναι ὑπὸ τῶν καὶ ἡμᾶς καὶ ύμας ηδικηκότων.

Χωρίς δὲ τούτων, ὧ ἀνδρες 'Αθηναίοι, μη ἀγνοείτε ότι νυνὶ μίαν δίκην δικάζοντες νομοθετείτε ύπερ όλου τοῦ ἐμπορίου, καὶ παρεστάσι πολλοὶ τῶν κατὰ θά-

46. διαφέρονται, άμφισβητοῦσι] See § 32.

§ 47. If this trial were held in a court at Rhodes, perhaps they would have an undue advantage over us, as having frequented that mart, and being known there as corn-factors. But now, as we drew up the compact expressly for your mart, we expect not to be losers by men who have wronged us privately and you publicly.

συγγραψάμενοι γίz. σιτηγείν

οι καταπλεθσαι.

οὐκ ἀξιοῦμεν] 'We hardly expect that you will give the advantage to persons who have wronged you as well as ourselves.' Kennedy. Lit. 'we expect not to be worsted (come off worse) by,' &c. See on § 17.

§ 49. But besides the above arguments in our favour, the present case is anxiously watched by many other merchants; and if their interests are protected, and you show no tolerance for fraud, these men will lend money more freely, and this again will tend to increase your

παρεστάσι] So also in Or. 54 § 41 we have a pointed allusion to the bystanders in court, ύμων ένεκα, ω ανδρες δικασταί, και τών περιεστηκότων.

λατταν έργαζεσθαι προαιρουμένων ύμᾶς θεωροθντες πώς τὸ πράγμα τουτὶ κρίνετε. εἰ μὲν γὰρ ὑμεῖς τὰς συγγραφάς καὶ τὰς ὁμολογίας τὰς πρὸς ἀλλήλους γιγνομένας ἰσχυρώς οἰήσεσθε δεῖν εἶναι καὶ τοῖς παραβαίνουσιν αὐτὰς μηδεμίαν συγγνώμην έξετε, έτοιμότερον προήσονται τὰ έαυτῶν οἱ ἐπὶ τοῦ δανείζειν όντες, έκ δε τούτων αθξηθήσεται ύμιν το έμποριον. εί 49 μέντοι έξέσται τοῖς ναυκλήροις, συγγραφην γραψαμένοις έφ' ὧ τε πλείν είς 'Αθήνας, ἔπειτα κατάγειν την ναθν είς έτερα έμπόρια φάσκοντας βαγήναι καὶ τοιαύτας προφάσεις ποριζομένους οίαισπερ καὶ Διονυσόδωρος ούτοσι χρήται, και τους τόκους μερίζειν πρός τὸν πλοῦν ον αν φήσωσι πεπλευκέναι, καὶ μή πρὸς την συγγραφήν, οὐδεν κωλύσει άπαντα τὰ συμβόλαια διαλύεσθαι, τίς γὰρ ἐθελήσει τὰ ἑαυτοῦ προέσθαι, 50 όταν όρα τὰς μὲντ συγγραφάς ἀκύρους, ἰσχύοντας δὲ τους τοιούτους λόγους, καὶ τὰς αἰτίας τῶν ἦδικηκότων έμπροσθεν ούσας του δικαίου; μηδαμώς, ω άνδρες δικασταί οὐτε γὰρ τῷ πλήθει τῷ ὑμετέρω συμφέρει τοῦτο οὐτε τοῖς ἐργάζεσθαι προηρημένοις, οἵπερ χρησι-

> 9 Bekk, 1824. o' $l \in \sigma \theta \in \mathbb{Z}$ et Bekk, st. cum $\mathbb{F} \Sigma \Phi \mathbb{B}$. Bekk. om. μέν Z cum FΣΦΒ.

προαιρουμένων] See § 1, and inf. 50.

πῶς κρίνετε] Perhaps κρινείτε, which is a marginal reading in the Paris edition and was preferred by Reiske.

έπὶ τοῦ δανείζειν] In the profession or practice of moneylending. - αὐξηθήσεται τὸ ἐμπόplov, cf. 34 § 52.

\$\$ 49, 50. If on the other hand, ship-owners may violate their bond and take their ship to any port under pretence of its being disabled, and then apportion the interest due to the voyage sailed, there will be an end of all obligation by contract. No man will lend his money if he sees that such lame excuses have weight in court. This is not to your interest, nor to that of traders, who are most important members of the state, and therefore should be protected.

καὶ μὴ πρὸς τὴν συγγραφὴν] Supply ἀποδοθναι.

50, altlas The pleas or reasons.

μώτατοί εἰσι καὶ κοινῆ πᾶσιν ὑμῖν καὶ ἰδία τῷ ἐντυγχάνοντι. διόπερ δεῖ ὑμᾶς αὐτῶν ἐπιμέλειαν ποι- 1298 εῖσθαι.

'Εγω μὲν οὖν, ὅσαπερ οἶός τ' ἦν, εἴρηκα' ἀξιω δὲ καὶ τῶν φίλων μοί τινα συνειπεῖν. δεῦρο, Δημόσθενες.

 $τ\hat{\varphi}$ ἐντυγχάνοντι] 'To all who have dealings with them.' See 34 § 51.

δεῦρο, κ.τ.λ.] See Or. 34, ad fin., καλῶ δὲ καὶ ἄλλον τινὰ τῶν φίλων, ἐὰν κελεύητε. [Or. 58 (Theocrin.) ad fin. βοήθησον ἡμῶν ὁ δεῖνα, εἴ τι ἔχεις, καὶ σύνειπε. ἀνάβηθι. Blass, Att. Ber. III 524, suggests that the present speech originally ended

with $\delta\epsilon\hat{v}\rho o$ δ $\delta\epsilon\hat{v}va$, and that, on the speech finding its way into the Demosthenic collection, δ $\delta\epsilon\hat{v}va$ got altered into $\Delta\eta\mu\delta\sigma\theta\epsilon\nu\eta s$. A. Schaefer, on the other hand, supposes that it was the mention of Demosthenes that led to its being included among his works (III 2, 314). See Introd. $ad\ \hat{v}in$. S.]

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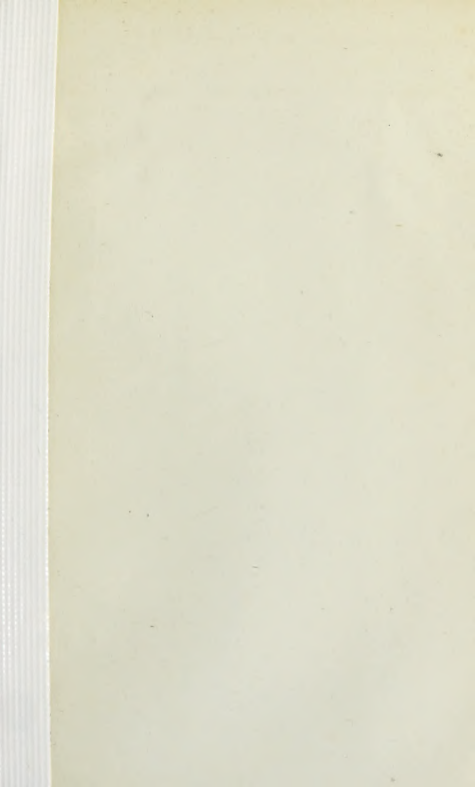
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